# **ARTICLE 46:05**

# ALCOHOL AND DRUG ABUSE

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### **CHAPTER 46:05:01**

### **DEFINITIONS**

Section

46:05:01:01 Definitions.

**46:05:01:01. Definitions.** Terms defined in SDCL 34-20A-2 have the same meaning when used in chapters 46:05:01 to 46:05:21, inclusive. In addition, terms used in this article mean:

- (1) "ASAM," the American Society of Addiction;
- (2) "Admissions Admission," the point in a client's relationship with an agency or program at which the intake process has been completed and the individual is entitled to receive services;
- (3)(2) "Agency," an entity a facility seeking or holding accreditation as provided in SDCL subdivision 34-20A-2(1);
- (4)(3) "Agency director," the individual appointed by the board of directors to be in charge of the overall management of the agency;
- (5) "Assessment," an evaluation of a client's chemical use and physical and psychosocial condition to determine whether and what level of services a client needs;
- (6) "At risk individuals," those members of the general public who are in need of information about substance abuse as well as individuals who are exposed to alcohol, tobacco, and other drugs-

who may possess one or more risk factors that may make them more likely to become involved with substance abuse:

- (7)(4) "Board of directors," the entity legally responsible for the overall operation and management of the agency;
  - (8)(5) "CBADP," Certification Board for Alcohol and Drug Professionals;
  - (9)(6) "CPR," cardiopulmonary resuscitation;
- (10)(7) "Case management," the process of coordinating services to meet a client's needs, bringing assistance, resources, agencies, or people together within a planned framework of action to further the accomplishment of agreed upon client goals activities provided by a case manager that bring services, agencies, resources, or people together, within a planned framework of action toward the achievement of established goals. It may involve liaison activities and collateral contacts;
- (8) "Case manager," a staff member designated by the agency to guide a client and the client's family into achieving control of the client's own service needs by assuring the provision of multifaceted community-based services and supports based upon the client's strengths and needs;
- (11)(9) "Case staffing," a meeting of members of an agency's staff treatment team during which individual client's cases are reviewed to evaluate the progress in treatment and determine whether changes are needed in the services provided to individual clients;
- (12) "Catchment area," the identified geographic area served by an agency as determined by the agency's governing body;
- (13)(10) "Chemical dependency counselor," an individual who by virtue of education, training, and experience is certified by the CBADP and facilitates, motivates, and guides clients to identify and resolve their problems associated with alcohol or drug abuse as defined in SDCL subdivision 34-20A-2(4);

- (14)(11) "Chemical dependency counselor Counselor trainee," an individual who has met the standards established, and is recognized, by the CBADP;
- (15) "Chemical health," a state of physical, emotional, and social well-being that exists as a result of a lifestyle that includes responsible decisions about use of alcohol, drugs, and tobacco-products;
- (16)(12) "Client," an individual or a group of individuals who has or have applied for and received program services;
- (17)(13) "Clinically-managed residential detoxification program," or "Level III.2-D clinically-managed residential detoxification program," a an accredited short-term residential program providing for services listed in chapter 46:05:18 through the supervised withdrawal from alcohol or drugs for persons without known serious physical or immediate psychiatric complications;
- identified client to plan appropriate treatment, assistance to others so they can respond
  therapeutically regarding the client's substance abuse problems, or linking the client, family, or both,
  to other necessary community supports;
- (18)(15) "Continued care," the provision of a treatment plan and organizational structure that will ensure that a client receives whatever kind of care needed at the time. The treatment program thus is flexible and tailored to the shifting needs of the patient client and level of treatment acceptance or resistance;
- (19)(16) "Continued service criteria," criteria that describes the clinical severity of a patient's client's alcohol or other drug problem along each of the six assessment dimensions that indicate the need for continuing care in the existing level of service;
- (20)(17) "Contract," a written agreement approved by an agency's board of directors or an authorized designee for specified services, personnel, or space to be provided to the agency by any other organization, agency, or individual in exchange for money;

- (21) "Controlled drugs," those drugs defined in SDCL 34-20B-3;
- (22) "Core service agency," an agency designated by the Division of Alcohol and Drug Abuse to provide prevention services, early intervention services, and outpatient services in those counties that are approved by the county commissioners of each county within the agency's catchment area
- (23)(18) "Day treatment program," or "Level II.5 day treatment program," a an accredited nonresidential program providing services listed in chapter 46:05:17 to clients with a minimum of 20 regularly scheduled treatment hours per week in a clearly defined, structured, intensive treatment program;

# (24) "DEA," the federal Drug Enforcement Administration;

- (25)(19) "Discharge summary," a narrative summary of a client's treatment record, including the reason for the client's admission, clinical problems, accomplishments during treatment, the reason for discharge, and recommendations or referrals for further services, if indicated;
- (26)(20) "Diversion program," <u>a program providing</u> services intended to divert persons at high risk for alcohol, tobacco, and other drug use, abuse, and dependency;
- (27) "Division," the Division of Alcohol and Drug Abuse within the Department of Human Services:
- (21) "Division director," the individual who is appointed by the secretary of the Department of Human Services to oversee the activities of the division as outlined in SDCL chapter 34-20A;
- (28)(22) "Early intervention program," or "Level 0.5 early intervention program," a an accredited nonresidential program providing services listed in chapter 46:05:14 through direct supportive client contact, indirect or collateral client contact, community information and coordination, and liaison services, and initial or standardized treatment needs assessment or both;
- (29)(23) "EMT," or "emergency medical technician," an individual who has satisfactorily completed the course provided by the Department of Health;

- (24) "Evidence-based research," research based on a theory that has undergone scientific evaluation;
- (30)(25) "Extraordinary treatment," a treatment approach that uses nonaccredited clinical interventions, strategies, or procedures;
- (31)(26) "Family counseling," the face-to-face interaction between a chemical dependency counselor or counselor-trainee and a family member of a client for a specific therapeutic purpose;
- (32)(27) "Follow-up," the process of maintaining periodic contact with a discharged client to determine the status of the client's health;
- (33)(28) "Group counseling," the face-to-face interaction between a chemical dependency counselor or counselor-trainee and three or more clients for a specific therapeutic purpose;
- (34)(29) "High risk," refers to individuals who are exposed to or experimenting with alcohol, tobacco, or other drugs and who possess multiple risk factors for substance abuse;
  - (35) "INH," isoniazid prevention treatment for tuberculosis;
- (36) "Incapacitated by alcohol or other drugs," an individual who, as a result of the use of alcohol or other drugs, is unconscious or whose judgment is otherwise so impaired that the individual is incapable of making a rational decision with respect to their need for treatment;
- (37) "Independent peer review process," the review of an accredited agency by persons appointed by the secretary of the Department of Human Services, to assess quality of treatment and appropriateness of admissions in accordance with the Public Health Service act § 1916(c)(5);
- (38)(30) "Individual counseling," the face-to-face interaction between a chemical dependency counselor or counselor-trainee and an individual client for a specific therapeutic purpose;
- (39)(31) "Individual treatment plan," a comprehensive written statement of the treatment goals and measurable objectives to be achieved by a client and the interventions used for attaining those goals and objectives, including the type and frequency of services to be provided;

(40)(32) "Initial assessment and planning," an evaluation of a client's chemical use, current problems and needs, and physical and psychological condition to determine whether and what the level of services a client needs, and the intended course of action;

(41)(33) "Intern," a college student gaining supervised practical experience;

(42)(34) "Intensive outpatient treatment program," or "Level II.1 intensive outpatient treatment program," a an accredited nonresidential program providing services listed in chapter 46:05:16 to clients a minimum of nine regularly scheduled treatment hours per week in a clearly defined, structured, intensive treatment program;

(43) "Intoxicated person," a person who demonstrates diminished mental or physical capacity as a result of the use of alcohol or other drugs;

(44)(35) "LPN," licensed practical nurse;

(45)(36) "Level III.7 medically-monitored intensive inpatient treatment program for adults," a an accredited residential treatment program providing services listed in chapter 46:05:19 to adult clients in a 24-hour, structured environment providing a minimum of 30 regularly scheduled treatment hours per week;

(46)(37) "Level III III.7 medically-monitored intensive inpatient treatment program for adolescents," a an accredited residential treatment program providing services listed in chapter 46:05:19 to adolescent clients in a 24-hour, structured environment providing a minimum of 15-regularly scheduled treatment hours per week;

(47)(38) "Level III.1 clinically-managed, low-intensity residential treatment program," an accredited a residential program that provides 24-hour, providing services listed in chapter 46:05:20 to clients in a structured environment providing a minimum of five regularly scheduled treatment hours per week;

(39) "Liaison activities," contact with multiple programs or resources that promote chemical dependency treatment;

(48)(40) "MIS," the Division of Alcohol and Drug Abuse computerized management information system designed to collect individual demographics and service information on all persons and groups receiving alcohol or drug treatment and prevention services;

(49)(41) "Nonresidential programs," <u>accredited</u> programs that provide alcohol and drug abuse treatment and prevention services on a less than 24-hour-a-day basis and do not provide housing for clients; such programs do provide 24-hour, on-call coverage; nonresidential programs include prevention programs, early intervention programs, outpatient services programs, intensive outpatient programs, and day treatment programs;

(50)(42) "Outpatient services program," or "Level I.0 outpatient services program," a an accredited nonresidential program providing services listed in chapter 46:05:15 to clients through regularly scheduled counseling services of fewer than nine counseling hours per week to those persons harmfully affected by alcohol or drugs;

(51)(43) "Pathological gambling," persistent and recurrent maladaptive gambling behavior that disrupts personal, family, or vocational pursuits;

(52) "Personal growth," the emotional, intellectual, physical, spiritual, and social growth of individuals:

(53) "Prevention certification," the process of credentialing prevention professionals based upon a set of practice standards and professional experience requirements published by the CBADP;

(54)(44) "Prevention program," an accredited program providing services listed in chapter

46:05:13 through a planned and recurring sequence of multiple, structured activities established to
inform, educate, impart skills, deliver services, and/or provide appropriate referrals for other services,
through the practice and application of recognized prevention strategies;

(55)(45) "Prevention training," the provision of structured instruction to develop professional proficiency in prevention program design, development, and delivery;

(46) "Probation," a status of restricted accreditation of an agency that fails to follow the requirements for accreditation;

(56)(47) "Program," a specific drug or alcohol level of service component offered by an agency;

(57) "Qualified nursing personnel," a licensed practical nurse or a registered nurse; (58)(48) "RN," licensed registered nurse;

(59)(49)"Residential program," a an accredited program that provides housing and food services in addition to alcohol and drug abuse treatment services on a 24-hour, 7-day-per-week basis; residential programs include <u>Level III.2-D</u> clinically-managed residential detoxification programs, Level <u>III.7</u> medically-monitored intensive inpatient treatment programs for adolescents, Level III.7 medically-monitored intensive inpatient treatment programs for adults, <u>or</u> Level III.1 clinically-managed low-intensity residential treatment programs;

(60)(50)"Revoke," the permanent invalidation of approval of the accreditation withdrawal of an alcohol or drug abuse agency's accreditation by the division;

- (61) "SDCDCCB," South Dakota Chemical Dependency Counselor Certification Board dba, the Certification Board for Alcohol and Drug Professionals (CBADP);
- (62) "Schedule II, III, or IV drugs," drugs defined in SDCL 34-20B-3; and in the schedule of controlled drugs and substances in §§ 34-20B-15 to 34-20B-26, inclusive;
- (51)" Standardized treatment needs assessment," or "assessment," a clinical assessment tool approved by the division that evaluates the disease course, stage, and prognosis in order to determine the level of care needed and to identify or rule out other diagnoses;

(63)(52) "Suspension," the temporary invalidation of approval withdrawal of an accredited alcohol and drug abuse agency's accreditation by the division;

(64)(53) "Transfer," movement of the client from one level of service to another, within the continuum of care;

(65) "Treatment needs assessment," a clinical assessment which evaluates the disease course, stage, and prognosis in order to determine the level of care needed and to identify or rule out other diagnoses;

(66)(54) "UAP," unlicensed assistive personnel;

(67)(55) "Volunteer," an individual who provides <u>unpaid</u> assistance to an agency or program;

(68)(56) "Work therapy," a therapeutic task based on the client's physical abilities, interest level, and proficiency <u>used</u> to habilitate or rehabilitate a client.

**Source:** 24 SDR 168, effective June 10, 1998; 26 SDR 64, effective November 16, 1999.

**General Authority:** SDCL 34-20A-27.

**Law Implemented:** SDCL <del>34-20A-3.1,</del> 34-20A-6, 34-20A-9, 34-20A-10, 34-20A-16, 34-20A-27, 34-20A-91.

### **CHAPTER 46:05:02**

### **ACCREDITATION**

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46:05:02:13	Changes requiring notification.
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46:05:02:15	Time and place of hearing – Time extension.

**46:05:02:01.** Accreditation of agencies by program classification. Agencies that provide alcohol or drug services may apply for accreditation by the division. Agencies shall comply with those rules in this article that apply to the program classifications for which the accreditation is granted. Agencies may apply for one or more of the following program classifications:

- (1) Prevention program;
- (2) <u>Level 0.5</u> <u>Early</u> <u>early</u> intervention program;
- (3) <u>Level I.0</u> Outpatient outpatient services program;
- (4) <u>Level II.1</u> <u>Intensive</u> <u>intensive</u> outpatient treatment program;
- (5) <u>Level II.5</u> <u>Day day</u> treatment program;
- (6) <u>Level III.2-D Clinically clinically</u>-managed residential detoxification program;

(7) Level ## III.7 medically-monitored intensive inpatient treatment program for adolescents

and or Level III.7 medically-monitored intensive inpatient treatment program for adults;

(8) Level III.1 clinically-managed low-intensity residential treatment program; and or

(9) Gambling program.

**Source:** 24 SDR 168, effective June 10, 1998; 26 SDR 64, effective November 16, 1999.

**General Authority:** SDCL 34-20A-27(1)(4).

**Law Implemented:** SDCL 34-20A-27, 34-20A-44.

**46:05:02:02.** Application for accreditation. An agency seeking to operate an accredited drug,

alcohol, and or gambling program may must submit an application for accreditation to the division.

The division shall make accreditation application forms available upon request to agencies seeking

initial accreditation for the first time or for a new level of care to a currently accredited agency. For

an agency seeking renewal of accreditation, The the division shall provide the necessary application

forms to accredited agencies the agency at least 60 days prior to the expiration of agency's current

accreditation to initiate the pre-accreditation process. The application shall include the following

information:

(1) Name, address, and telephone number of the agency;

(2) Name, address, and telephone number of the agency director;

(3) Name, address, and telephone number of a designated alternate who will assume primary

responsibility in the absence of the agency director;

(4) Name of the corporation owning or operating the agency;

(5) Type of agency as to profit or nonprofit status;

(6) Names, addresses, and occupations of the board of directors;

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(7) Classifications being applied for and a descriptive summary of those services and activities

provided relative to each classification;

(8) Estimated client capacity of each program classification;

(9) Certification status of each staff member providing counseling services employed by the

agency;

(10) Listing of agency's staffing requirements;

(11) The agency budget, audit, and annual report. The annual report should be an overview of

the agency and include a summation of the services provided, program changes, and goals-

accomplished;

(12) A copy of the filed incorporation report required by the secretary of state;

(13) For programs that are subject to the provisions of SDCL chapter 34-12, a copy of the

agency's current license issued by the Department of Health, current environmental and safety-

reports, and National Fire Prevention Association Life Safety Code inspection reports;

(14) A copy of the agency's admission, continued service, and discharge criteria; and

(15) Documentation of insurance coverage, including bonding, sufficient to cover all client

funds, property, and interests.

Applicants must supply all information requested on the application. An incomplete

application will be returned to the applicant and will not be considered until properly completed.

**Source:** 24 SDR 168, effective June 10, 1998; 26 SDR 64, effective November 16, 1999.

General Authority: SDCL 34-20A-27(1).

**Law Implemented:** SDCL 34-20A-27, 34-20A-44.

**Cross-References:** 

Licensed required to operate institutions, SDCL 34-12-2.

Fire safety code requirements, §44:04:03:01.

Dietetic standards for all facilities, §44:04:07:01.

Policies and procedures, §44:04:08:02.

46:05:02:03. Pre-accreditation and annual accreditation renewal Provisional

accreditation and inspections. After the division receives an agency's application for accreditation,

and before it issues an accreditation certificate, the director of the division or an official-

representative shall inspect the agency to ensure that the agency is in compliance with SDCL chapter-

34-20A and this article. A provisional accreditation certificate for initial accreditation or a new level

of care may only be issued to an agency upon submission of a completed application and a

preliminary inspection by the division. The agency must be in compliance with the requirements of

SDCL chapter 34-20A and this article.

A provisional accreditation shall be issued for not more than six months and may not be

extended except with the approval of the division to accommodate division inspection scheduling

delays not to exceed an additional three months. A review inspection shall be conducted prior to the

expiration of the provisional accreditation to determine if the requirements of SDCL chapter 34-20A

and this article have been met at which time the division shall take one of the following actions:

(1) Grant a one year accreditation certificate for a new agency;

(2) Grant accreditation up to the end date of the original certification for a currently

accredited agency; or

(3) Deny accreditation.

**Source:** 24 SDR 168, effective June 10, 1998; 26 SDR 64, effective November 16, 1999.

**General Authority:** SDCL 34-20A-27(1)(2)(3)(4)(5)(6).

**Law Implemented:** SDCL 34-20A-27, 34-20A-44.

**46:05:02:04.** Policies and procedures subject to approval. All agency policies, procedures, and other requirements of article 46:05 are subject to the approval of the division as a part of the

accreditation process.

Source: 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(2)(3)(4)(5)(6).

**Law Implemented:** SDCL <del>34-20A-7</del> 34-20A-27.

issue an accreditation certificate following Following an evaluation of the on-site inspection that ensures the agency is in compliance with this article. Decisions the division shall make a decision concerning compliance with SDCL chapter 34-20A and this article shall be made within 30 90 days of the date of the last inspection and shall be based on the rating evaluation of each component of the application by the division. An agency seeking accreditation for the first time shall demonstrate its-

46:05:02:05. Accreditation renewal issued if agency in compliance. The division shall

intent to meet the requirements of SDCL chapter 34-20A and this article at the time of the

inspection. If the intent is demonstrated, a conditional accreditation shall be issued for not more than

six months. Prior to the expiration of the conditional accreditation period, the division shall conduct a

review inspection to determine performance compliance. The division may and take one of the

following actions:

(1) Issue a full three-year accreditation certificate for a period of two years if an agency is in

compliance with at least 90 percent in compliance with SDCL chapter 34-20A and this article of the

requirements and submits a corrective action plan approved by the division;

(2) Issue a full two-year accreditation certificate for a period of one year if an agency is 80-

percent in compliance with 70 to 89 percent SDCL chapter 34-20A and this article of the

requirements and submits a corrective action plan approved by the division;

(3) Issue a full accreditation certificate for a period of one year Place an agency on probation

for not more than six months if an agency is 70 percent in compliance with SDCL chapter 34-20A

and this article, with submission of an acceptable corrective action plan less than 70 percent of the

requirements. If the agency successfully completes a corrective action plan approved by the division

and attains at least 70 percent compliance with the requirements, the division shall issue a one year

accreditation certificate; or

(4) Deny accreditation pursuant to the requirements of SDCL chapter 1-26 if an the agency

fails to receive a minimum of 70 percent compliance with SDCL chapter 34 20A and this article

meet the requirements set forth in SDCL chapter 34-20A and this article or fails to submit a

corrective action plan approved by the division.

**Source:** 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(2)(3)(4)(5)(6).

Law Implemented: SDCL 34-20A-27.

**46:05:02:06.** Extension of accreditation period. The division director may extend the period

of accreditation to accommodate division on-site scheduling delays. The reasons for extension shall

be documented and maintained by the division. No extension may exceed a period of one year

beyond the certificate expiration date.

**Source:** 24 SDR 168, effective June 10, 1998; 26 SDR 64, effective November 16, 1999.

General Authority: SDCL 34-20A-27(1).

Law Implemented: SDCL 34-20A-734-20A-27.

46:05:02:07. Accreditation certificate nontransferable. A certificate issued by the division director applies only to the applicant agency, the original facilities, and for the program classifications for which the certificate was issued. The division director must be notified in writing within 30 days prior to a change of ownership, facility, or programs for determination on continued accreditation. In the event of a natural disaster, the division director must be notified as soon as possible so arrangements can be made for the transfer of the applicant agency and facilities. A new application for accreditation must be filed if there is a change of ownership, facility, or programs.

Source: 24 SDR 168, effective June 10, 1998.

General Authority: SDCL 34-20A-27(1)(2).

Law Implemented: SDCL 34-20A-27.

46:05:02:08. Statement of deficiencies -- Plan of correction -- Site visit. If an agency receives a compliance rating between 70 percent and 80 percent is not in compliance, a statement of deficiencies noting areas of noncompliance shall be issued by the division. Within 30 days after receipt of the statement, the agency shall submit to the division a The agency must submit a plan of correction to the division within 30 days of receipt of the statement of deficiencies. The plan of correction detailing shall detail the action to be taken to correct the deficiencies and the date by which the corrections will be made. The plan of correction is subject to acceptance or rejection in whole or in part by the division. The division shall notify the agency within 30 days of receipt of the plan of correction of its decision regarding approval of the plan of correction and accreditation of the agency. The division may specify a timetable for deficiency correction if the applicable deficiencies are detrimental to the health, safety, and welfare of the client or to the quality of care provided. Upon

receipt of a plan of correction acceptable to the division, accreditation shall be issued. Within sixmonths after issuing the accreditation, the division director shall determine the need for an on-sitevisit. If necessary, a division representative shall The division may conduct an on-site inspection of the agency to evaluate the corrections made. Failure to submit a plan of correction or failure to have

the plan of correction approved by the division will result in probation, suspension, or revocation of

accreditation.

Source: 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(2)(3)(4)(5)(6).

**Law Implemented:** SDCL 34-20A-27, 34-20A-44.

46:05:02:09. Reasons for denial, revocation, or suspension of accreditation placing an agency on probation. Subject to SDCL chapter 1-26, the Department of Human Services may deny, revoke, or suspend the accreditation of an agency The division may place the agency on probation for any of the following reasons:

- (1) The agency does not meet the standards for the types of program classifications for which the application was made or for which the agency was accredited was granted accreditation;
  - (2) The agency or any of its personnel or governing body violates client confidentiality;
- (3) The agency is in violation of a safety or sanitation law or rule and fails to correct the violation;
  - (4) The agency fails to comply with the data gathering requirements of the MIS;
- (5) The agency or any of its personnel or governing body exploit or abuse clients by, for example, engaging in or suggesting sexual activities with a any client or clients, taking financial

advantage of a <u>any</u> client <del>or clients</del>, or exploiting a relationship with the agency to enhance a private practice;

- (6) The agency falsifies information provided to the division for accreditation or funding purposes or fails to comply with billing procedures as outlined by the department contract and block grant requirements;
- (7) The agency or its personnel or governing body participates in, condones, or permits, aids, abets, or is associated with fraud, deceit, coercion, misrepresentation, unethical, or any illegal acts;
- (8) The agency does not provide clients with accurate and complete information regarding the extent and nature of the services available;
- (9) The agency fails to treat the clients with common human dignity and respect for their welfare;
  - (10) The agency violates any part of SDCL chapter 34-20A or this article 46:05; or
- (11) The agency <u>conducts</u>, participates in, condones, or associates with any other practice which <u>jeopardizes</u> <u>seriously affects</u> the safety, <u>or</u>-health, <u>welfare</u>, <u>rights</u>, <u>or habilitation</u> of any client <u>or patient</u> it serves-;
- (12) The agency fails to correct the deficiencies as indicated in the plan of correction by the date indicated in the plan of correction;
- or state laws, rules, or regulations to include South Dakota Department of Health licensing rules for residential programs, federal confidentiality laws, and 45 C.F.R. Parts 160 and 164 (April 17, 2003), which may result in practices that are detrimental to the welfare of the client; or
- (14) The agency fails to allow the division access for accreditation inspections, complaint inspections, and any necessary follow-up inspections.

**Source:** 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(2)(3)(4)(5)(6).

Law Implemented: SDCL 34-20A-9, 34-20A-10, 34-20A-27, 34-20A-44, 34-20A-46, 34-

20A-48, 34-20A-90.

46:05:02:09.01. Probation procedures. When the division determines that it has sufficient

cause to place an agency on probation, the following actions shall occur:

(1) The division shall send the agency written notice of probationary status and a statement of

deficiencies;

(2) The agency shall develop a plan of correction pursuant to § 46:05:02:08 within 30 days of

receipt of notice of probationary status;

(3) The division shall notify the agency within five business days of its decision regarding

approval of the plan of correction;

(4) The division may conduct a site visit at least once during the probationary period and at the

end of the probationary period. At the end of the probationary period the division may take one of the

following actions:

(a) Grant a one year accreditation certificate if the agency has successfully obtained at least 70

percent compliance; or

(b) Suspend or revoke the agency's accreditation.

Source:

**General Authority:** SDCL 34-20A-27 (1)(2)(3)(4)(5)(6).

**Law Implemented:** SDCL 34-20A-27, 34-20A-46.

**46:05:02:09.02.** Suspension or revocation procedures. The division shall give a written

notice of its intent to suspend or revoke the agency's accreditation. The suspension or revocation

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is effective 15 days after receipt of the notification. This notice shall contain the reasons for the

division's action, the opportunity for the agency to request reconsideration by the division, and the

appeal process. A request for reconsideration must be in writing and received by the division

within 15 days of receipt of notification of suspension or revocation.

Source:

General Authority: SDCL 34-20A-27 (1)(2)(3)(4)(5)(6).

**Law Implemented:** SDCL 34-20A-27, 34-20A-40, 34-20A-46.

**46:05:02:09.03. Acceptance of new clients prohibited.** An agency that has been placed on

probation or whose accreditation has been suspended is prohibited from accepting new clients. New

clients may only be accepted upon approval by the division of a corrective action plan.

**Source:** 

**General Authority:** SDCL 34-20A-27(1)(3)(4)(6).

**Law Implemented:** SDCL 34-20A-27, 34-20A-46.

**46:05:02:11. Denial of accreditation.** If the secretary of the Department of Human Services

<u>division director</u> denies accreditation, the division <del>director</del> shall notify the agency by certified mail,

return receipt requested, within 90 days of the final inspection that the denial becomes final effective

in 15 days unless the agency requests reconsideration or a hearing under SDCL chapter 1-26 after

receipt.

Source: 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(2)(3)(4)(5)(6).

**Law Implemented:** SDCL 34-20A-27, <del>34-20A-20, 34-20A-46, 34-20A-48</del>.

46:05:02:12. Reconsideration of application for accreditation. The secretary of the

<del>Department of Human Services and the division director shall reconsider an application that has been</del>

denied or issued as a conditional accreditation certificate if within 15 days after receipt of the notice

of denial the applicant requests a reconsideration, with or without substantial changes, within 15 days

after the receipt of the notice of denial.

**Source:** 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(2)(3)(4)(5)(6).

**Law Implemented:** SDCL 34-20A-27, 34-20A-46.

**46:05:02:13.** Changes requiring notification. Accredited agencies shall notify the division

director prior to any of the following changes in order to permit the division to determine whether

any changes in accreditation status are necessary:

(1) Change in the agency director, medical director, or clinical supervisor;

(2) Change Reduction in services or program classifications provided by the agency; or

(3) The impending closure of the agency.

Accredited agencies shall give the division 15 days written notice of closure. The agency's

board of directors agency shall provide the division written documentation which ensures safe

storage of financial records for at least five years from the date of closure, and of client case records

for a minimum of six years from closure in accordance with 42 C.F.R. § 2.19 (June 9, 1987). The

division may assist in making arrangements for the continuation of services to clients by another accredited agency prior to the closing.

Source: 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(2)(3)(4)(5)(6).

Law Implemented: SDCL 34-20A-27, 34-20A-90.

46:05:02:14. Appeal procedure. If an agency is placed on probation or its accreditation is denied, suspended, or revoked, the agency may appeal to the secretary of the department by notifying the department by certified mail within 15 calendar days after receipt of notification of the division's action and requesting a fair hearing pursuant to SDCL chapter 1-26.

Source:

**General Authority:** SDCL 34-20A-27 (1)(2)(3)(4)(5)(6).

Law Implemented: SDCL 34-20A-27, 34-20A-46, 34-20A-48.

46:05:02:15. Time and place of hearing -- Time extension. A fair hearing by an impartial hearing officer shall be held within 45 days after the department receives a request by the agency. The hearing officer shall set a time and place for the hearing to be held at the earliest reasonable time. The hearing officer may continue the hearing at the request of any parties involved and upon agreement by the parties to a specific extension of time.

Source:

**General Authority:** SDCL 34-20A-27(1)(2)(3)(4)(5)(6).

**Law Implemented:** SDCL 34-20A-27, 34-20A-46, 34-20A-48.

#### **CHAPTER 46:05:03**

#### **GOVERNANCE**

Section	
46:05:03:01	Incorporation of agencies.
46:05:03:02	Board of director policies.
46:05:03:03	Board meetings and minutes of meetings.
46:05:03:04	Agency director.
46:05:03:05	Organizational chart.
46:05:03:06	Policies and procedures manual to be maintained.
46:05:03:07	Discrimination in services prohibited.

46:05:03:01. Incorporation of agencies. Each agency that provides Level II.1 intensive outpatient treatment services, Level II.5 day treatment services, Level III.2-D clinically-managed residential detoxification services, Level III.7 medically-monitored intensive inpatient treatment services for adolescents or adults, or Level III.1 clinically-managed low-intensity residential treatment services, that is not a state governmental agency or a federally recognized Indian tribe, shall be incorporated as, or as a part of, either a business corporation or a nonprofit corporation in accordance with SDCL chapters 47-1 and 47-22 to 47-28, inclusive, or chapters 47-2 to 47-9, inclusive.

Source: 24 SDR 168, effective June 10, 1998.

General Authority: SDCL 34-20A-27(1).

Law Implemented: SDCL 34-20A-27.

**46:05:03:02. Board of director policies.** The If an agency has a board, the board of directors shall establish policies which shall govern the overall management of the agency. The policies shall reflect community concerns and interests.

Source: 24 SDR 168, effective June 10, 1998.

General Authority: SDCL 34-20A-27(1).

Law Implemented: SDCL 34-20A-27.

**46:05:03:03. Board meetings and minutes of meetings.** The board of directors of each agency with a board shall meet at least quarterly. Minutes of all board of director meetings shall be kept. The minutes shall include at least the following:

- (1) The date of the meeting;
- (2) The names of members attending;
- (3) The topics discussed;
- (4) The actions taken;
- (5) A summary of the agency director's report;
- (6) Any fiscal reports; and
- (7) Quality of care reports on a quarterly basis.

The minutes shall be available for review by the division.

**Source:** 24 SDR 168, effective June 10, 1998.

General Authority: SDCL 34-20A-27(1).

Law Implemented: SDCL 34-20A-27.

46:05:03:04. Agency director. The board of directors Each agency shall appoint have an agency director whose qualifications, authority, and duties are defined in writing and who is knowledgeable of drug and alcohol services and possess administrative skills. If the agency has a board of directors, the board shall appoint the agency director. The agency director shall represent the board of directors and be charged with the day-to-day management of the agency. The board of

directors shall ensure that, at the time of employment, the agency director has knowledge of the

administrative rules pertaining to alcohol and drug programs.

Source: 24 SDR 168, effective June 10, 1998.

General Authority: SDCL 34-20A-27(1)(5).

Law Implemented: SDCL 34-20A-27.

46:05:03:05. Organizational chart. Each agency shall have an up-to-date organizational chart indicating lines of authority from the board of directors, if the agency has a board, or the agency director, and lines of authority for all job classifications. The organizational chart shall be made available to all staff members, the board of directors, if applicable, and the division.

**Source:** 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(4)(5)(6).

Law Implemented: SDCL 34-20A-27.

**45:05:03:06.** Policies and procedures manual to be maintained. Each agency shall have a

policies and procedures manual which includes those policies maintained by the board of directors to

supervise the direction and activities of the agency and those policies and procedures used to

establish compliance with <del>chapters 46:05:01 to 46:05:21, inclusive, this article in accordance with</del>

the services provided. If the agency has a board of directors, the manual shall also include policies

used by the board to supervise the direction and activities of that agency.

**Source:** 24 SDR 168, effective June 10, 1998; 26 SDR 64, effective November 12, 1999.

**General Authority:** SDCL 34-20A-27(1)(2)(3)(4)(5)(6).

Law Implemented: SDCL 34-20A-27.

**46:05:03:07.** Discrimination in services prohibited. No agency may deny any person equal

access to its facilities or services on the basis of race, color, religion, gender, ancestry, national

origin, mental or physical illness, or disability unless such illness or disability makes treatment

offered by the agency non-beneficial or hazardous. All agencies shall ensure that they comply with

the federal Americans with Disabilities Act, 28 42 U.S.C. §§ 12101 et seq. and 28 C.F.R. Part 36

(July 1991). Referral services shall be provided to individuals not admitted to treatment.

Source: 24 SDR 168, effective June 10, 1998.

General Authority: SDCL 34-20A-27(3).

**Law Implemented:** SDCL 20-13-1(12), 20-13-23, 20-13-23.1, 34-20A-27, 29 U.S.C. §794.

**CHAPTER 46:05:04** 

FISCAL MANAGEMENT

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#### Section

46:05:04:01	Annual budget.
46:05:04:02	Availability and content of fiscal reports.
46:05:04:03	Annual Accounting systems, cost reporting, and annual audit.
46:05:04:04	Uniform accounting procedures Repealed.
46:05:04:05	Payment review.
46:05:04:06	Program fees to be made available.
46:05:04:07	Written fiscal management policies.

46:05:04:01. Annual budget. The agency director shall develop and the board of directors shall approve, a formal line item budget indicating expected revenues and expenses before the beginning of each fiscal year. The agency budget shall document projected personnel and operating expenditures by line item and program classification and projected revenues by source and timeperiod, including client fees for services, grant or contract funds from governmental units, and publicor private third-party reimbursement. The board of directors shall approve the agency's budget annually and document approval in the minutes in accordance with § 46:05:03:03. An accredited agency shall develop a formal line item budget indicating expected revenues and expenses before the beginning of each fiscal year. The agency budget shall document projected personnel and operating expenditures by line item and program classification and projected revenues by source and time period, including client fees for services, grant or contract funds from governmental units, and public or private third-party reimbursement. The agency director and the board of directors, if the agency has a board, shall approve the budget each fiscal year and document the approval in the minutes in accordance with § 46:05:03:03. For an agency without a board, a copy of the annual budget shall be made available to the division for review.

Source: 24 SDR 168, effective June 10, 1998.

General Authority: SDCL 34-20A-27(1).

Law Implemented: SDCL 34-20A-27.

**46:05:04:02.** Availability and content of fiscal reports. A fiscal report shall be presented to

the board of directors compiled at least quarterly. The report shall review the variances between the

projected revenues and expenditures and the actual revenues and expenditures for each specific-

income source and each specific expense category in the agency budget. The report shall also break

down revenues and expenditures by program. The final report of each year may be the fourth-

quarterly report. The reports shall be documented in the board minutes in accordance with

§ 46:05:03:03. The fiscal report shall review the variances between the projected revenues and

expenditures and the actual revenues and expenditures for each specific income source and each

specific expense category in the agency budget. The report shall also break down revenues and

expenditures by program. The final report of each year may be the fourth quarterly report. If the

agency has a board, the report shall be presented to the board of directors at least quarterly and

documented in the board minutes in accordance with § 46:05:03:03. For an agency without a board, a

copy of the fiscal report shall be made available to the division for review.

**Source:** 24 SDR 168, effective June 10, 1998.

General Authority: SDCL 34-20A-27(1).

Law Implemented: SDCL 34-20A-27.

46:05:04:03. Annual Accounting systems, cost reporting, and annual audit. The An

accredited agency shall-have an annual audit of its accounts and accounting procedures conducted by

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an independent certified public accountant. An audit of a parent organization which includes an audit of the agency complies with this section, if the agency information is clearly identified within the parent organization audit. State agencies shall have an audit completed by the Department of Legislative Audit maintain an accounting system pursuant to generally accepted accounting practices (GAAP). If required by the department, the agency must submit to the department a copy of an annual entity-wide, independent financial audit. The audit shall be completed and filed with the department by the end of the fourth month following the end of the fiscal year being audited.

Audits conducted in accordance with this section shall contain, as part of the supplementary information, a cost report as outlined by the department. If applicable, the audit shall be conducted in accordance with the Federal Office of Management and Budget (OMB) Circular A-133 by an auditor approved by the Auditor General to perform the audit.

For either an entity-wide, independent financial audit or an A-133 audit, the agency shall assure resolution of all interim audit findings. The agency shall facilitate and aid any such reviews, examinations, and agreed upon procedures the department or any contractor may perform.

**Source:** 24 SDR 168, effective June 10, 1998.

General Authority: SDCL 34-20A-27(1).

Law Implemented: SDCL 34-20A-27.

Reference: Office of Management and Budget (OMB) Circular A-133, "Audits of States, Local Governments, and Non-Profit Organizations", June 27, 2003. Copies are available free of charge from the following web site: www.whitehouse.gov/omb/circulars.

46:05:04:04. Uniform accounting procedures. Each agency shall use an accounting system which is in accordance with § 20:37:11:08. Accounting procedures shall allow for the accumulation of program costs to help in determining the cost per unit of service Repealed.

Source: 24 SDR 168, effective June 10, 1998.

General Authority: SDCL 34-20A-27(1).

Law Implemented: SDCL 34-20A-27.

**46:05:04:05. Payment review.** The board of directors or designee authorized by the board, if

the agency has a board, or the agency director must review and authorize all agency contracts.

Source: 24 SDR 168, effective June 10, 1998.

General Authority: SDCL 34-20A-27(1).

Law Implemented: SDCL 34-20A-27.

**46:05:04:07.** Written fiscal management policies. Each agency, with the exception of state

operated alcohol and drug programs, shall establish written policies and procedures regarding fiscal

management, including:

(1) Control of inventories, including purchasing authority and procedures, product selection

and evaluation, and supply storage and distribution;

(2) Control of accounts receivable, including handling of cash, credit for services, write-offs or

free services, and billing for services;

(3) Control of accounts payable, including disbursements and authority for making payment;

and

(4) Billing procedures, including a mechanism to identify delinquent accounts. Collection of

delinquent accounts must be in accordance with 42 U.S.C. §§ 290 dd-3 and ee-3 dd-2 and 42 C.F.R.

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Part 2 (June 9, 1987), and 45 C.F.R. Parts 160 and 164 (April 17, 2003). This subdivision is not applicable to state and federal alcohol and drug programs.

Source: 24 SDR 168, effective June 10, 1998.

General Authority: SDCL 34-20A-27(1).

Law Implemented: SDCL 34-20A-27.

## **CHAPTER 46:05:05**

## **PERSONNEL**

Section	
46:05:05:01	Orientation of personnel.
46:05:05:02	Tuberculin testing infection control and screening requirements.
46:05:05:03	Qualifications of personnel Repealed.
46:05:05:04	Qualifications of chemical dependency counselors.
46:05:05:05	Adequate personnel to be provided Repealed.
46:05:05:06	Personnel policies and procedures manual Repealed.
46:05:05:07	Staff development training plan Repealed.
46:05:05:08	Personnel files.
46:05:05:09	Employee supervision.
46:05:05:10	Personnel performance reviews Repealed.
46:05:05:11	Clinical supervision.
46:05:05:12	Volunteer service policies Repealed.

**46:05:05:01.** Orientation of personnel. The agency shall provide orientation for all

employees, and interns, and volunteers. All employees shall receive orientation within ten working

days after employment. The orientation shall be documented and shall include at least the following

items:

(1) Fire prevention and safety, including the location of all fire extinguishers in the facility,

instruction in the operation and use of each type of fire extinguisher, and an explanation of the fire

evacuation plan and agency's smoking policy;

(2) The confidentiality of all information about clients, including a review of 42 C.F.R. Part 2

(June 9, 1987), and 45 C.F.R. Parts 160 and 164 (April 17, 2003);

(3) The proper maintenance and handling of client case records;

(4) The agency's philosophical approach to treatment and the agency's goals, including

specific orientation regarding individuals with mental illness, developmental disabilities, substance

abuse, or gambling addiction, or any combination thereof;

(5) The procedures to follow in the event of a medical emergency or a natural disaster;

(6) The specific job descriptions and responsibilities of employees;

(7) The agency's policies and procedure manual maintained in accordance with § 46:05:03:06;

and

(8) The agency's procedures regarding the reporting of cases of suspected child abuse or

neglect in accordance with SDCL 26-8A-3 and 26-8A-8.

**Source:** 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(2)(3)(4)(5)(6).

**Law Implemented:** SDCL 34-20A-27, 34-20A-90.

46:05:05:02. Tuberculin testing infection control and screening requirements. Tuberculin testing shall be conducted within six months prior to the start of employment or within the first tendays after employment. All alcohol and drug program employees including agency directors shall be tested. Testing shall be done in accordance with the Department of Health clinically accepted test procedures, and must be read by a LPN or a RN.

- (1) New employees must receive the two-step method of mantoux testing. Skin testing is not necessary if the new employee can document previous positive reaction to skin testing. New employees who have a positive reaction to the skin test shall seek a medical evaluation and chest X ray to determine the absence or presence of the active disease;
- (2) All employees who have a negative reaction to the skin test shall be tested annually using the one step mantoux method of tuberculin skin testing;
- (3) If an employee has a positive reaction to the skin test during re-testing, the employee shall seek a medical evaluation and chest X ray to determine the absence or presence of the active disease;
- (4) Employees who have a positive reaction to the skin test and a negative chest X ray, and who have completed a minimum of six consecutive months of INH preventive treatment shall only be required to present documentation that they have had a previous positive reaction to the skin test and have undergone INH treatment;
- (5) Employees who have a positive reaction to the skin test and a negative chest X ray, and who have not or are unable to complete the INH treatment shall be evaluated by their physician annually. This evaluation may or may not include a chest X ray, based upon the opinion of the attending physician;
- (6) Employees and clients who have active tuberculosis shall be restricted from employment and attendance at the facility until it is determined, by laboratory evaluation, that the tuberculosis is noninfectious; and

(7) Prevention program employees who have a negative reaction to the skin test shall be tested annually only if the prevention program functions in a high risk tuberculosis area as determined by the Department of Health.

Each agency shall conduct an annual tuberculin risk assessment to evaluate the risk for transmission of Mycobacterium tuberculosis within the agency. The risk assessment shall utilize the tuberculin risk assessment worksheet developed by the South Dakota Department of Health and the assessment shall be conducted according to the guidelines outlined in the 2005 Centers for Disease Control document, "Guidelines for Preventing the Transmission of Mycobacterium tuberculosis in Health-Care Settings, 2005". The risk assessment shall be based on the number of tuberculosis cases in the community (defined as the counties of residence for the staff and clients of the agency during the calendar year that is being assessed) and the number of active tuberculosis cases which were admitted to the agency. Based on the results of the risk assessment, a written tuberculosis infection control plan shall be written and implemented and appropriate agency policies and procedures written. The tuberculosis risk assessment shall be conducted annually and changes shall be made to the tuberculosis infection control plan and agency policies as needed.

Any new employee shall receive a two-step method of Mantoux skin test to establish a baseline within 14 days of employment. Any two documented Mantoux skin tests completed within a 12-month period from the date of hire shall be considered a two-step. Skin testing is not necessary if documentation is provided of a previous positive result.

Any employee, of a minimal or low risk facility as determined by the annual tuberculin risk assessment, who has a negative reaction to the Mantoux skin test is not required to have an annual skin test.

Any employee involved in the initial assessment or admission department of an agency that provides Level III.2-D clinically-managed residential detoxification program, Level III.7

medically-monitored intensive inpatient treatment program for adults or adolescents, or Level III.1

clinically-managed low-intensity residential treatment program is required to have an annual skin

test.

Any employee who has a positive reaction to the Mantoux skin test shall obtain a medical

evaluation and chest X-ray to determine the absence or presence of the active disease.

Any employee identified to have a positive reaction to the Mantoux skin test shall be

evaluated annually by a designated staff person and a record maintained of the absence or presence

of the following symptoms:

(1) Productive cough for a two to three week duration;

(2) Unexplained night sweats;

(3) Unexplained fevers; or

(4) Unexplained weight loss.

Any employee identified to have one or more of these symptoms shall immediately consult

a physician for a medical evaluation and chest X-ray to determine if the employee has active

tuberculosis. Any employee confirmed or suspected to have infectious tuberculosis shall be

restricted from employment until a physician determines that the employee is no longer infectious.

Any employee exposed to an infectious case of tuberculosis shall be screened within 24

hours by a Mantoux skin test, or chest X-ray if indicated, as recommended and directed by the

South Dakota Department of Health, TB Control Program.

Source:

**General Authority:** SDCL 34-20A-27(1)(6).

**Law Implemented:** SDCL 34-20A-27, 34-22-8, 34-22-11.

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Reference: Guidelines for Preventing the Transmission of *Mycobacterium tuberculosis* 

in Health-Care Settings, 2005, December, 2005. "Centers for Disease Control and Prevention

Morbidity and Mortality Weekly Report, Recommendations and Reports," December 30,

2005/Vol. 54/No.RR-17. Copies are available free of charge from the following website:

www.cdc.gov/nchstp/tb/.

46:05:05:03. Qualifications of personnel. Professional staff, excluding chemical dependency

counselors, who provide agency services must be licensed in accordance with SDCL chapter 36-26,

36-27A, 36-32, or 36-33, by the state of South Dakota. Chemical dependency counselors must meet

the requirements in § 46:05:05:04 Repealed.

**Source:** 24 SDR 168, effective June 10, 1998.

General Authority: SDCL 34-20A-27(5).

**Law Implemented: SDCL 34-20A-12, 34-20A-27.** 

46:05:05:04. Qualifications of chemical dependency counselors. Agency staff providing

chemical dependency counseling must meet the standards for chemical dependency counselors

published as of March 12, 1998, in the SDCDCCB Certification Standards Manual or counselor

trainees in accordance with CBADP requirements. A certificate and identification card issued by

CBADP is evidence of meeting the standards for a counselor or certificate of recognition for a

trainee. Counselor trainees may provide chemical dependency counseling if the trainee meets the

standards published as of March 12, 1998, SDCDCCB Certification Standards Manual. A

certificate of recognition issued by CBADP is evidence of meeting the standards for a trainee.

Counselor certification or trainee recognition must be applied for obtained prior to or within ten-

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working days after employment. CBADP certification or recognition must be granted prior to agency staff performing any chemical dependency counseling functions.

**Source:** 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(5).

Law Implemented: SDCL 34-20A-27, 36-34-12.

Reference: Chemical dependency counselor standards and trainee standards published as of March 12, 1998, in the SDCDCCB Certification Standards Manual. Copies of the manual may be obtained from the Certification Board for Alcohol and Drug Professionals, P.O. Box 1797, Sioux-Falls, SD 57101-1797.

46:05:05. Adequate personnel to be provided. The agency shall establish the level of staffing, including the counselor-to-client ratio necessary to provide for client health, safety, and welfare, and for quality care. The agency shall monitor the adequacy of personnel and shalldocument the results at least once a year. The results shall be reported to the board of directors and shall be available to the division Repealed.

**Source:** 24 SDR 168, effective June 10, 1998.

**General Authority: SDCL 34-20A-27(4)(5)(6).** 

Law Implemented: SDCL 34-20A-27.

46:05:06. Personnel policies and procedures manual. Each agency shall have a written personnel policies and procedures manual that shall be available to all staff members, to the board of directors, and to the division that shall contain, at a minimum:

- (1) A statement that the agency does not discriminate in employment in any manner prohibited by the laws of the United States or this state;
  - (2) A policy for recruiting and hiring all employees and interns;
- (3) A policy regarding conditions of employment, including hours to be worked, salary administration, provisions for vacation, sick leave, holidays, and fringe benefits, and methods of promotion;
- (4) Job descriptions for all positions within the agency, including the specific duties and responsibilities of each position, the minimum level of education, training and related work experience required to qualify for the position and the reporting and supervisory responsibilities of the position;
- (5) Policies and procedures for supervising all agency employees, interns, and volunteers which shall include identification of the supervisor or board member responsible for supervising each position and the minimum level of employee supervisor contact;
  - (6) Organization chart detailing lines of authority;
- (7) Staff disciplinary, suspension, and termination policies and procedures consistent with due process, including:
  - (a) Rules of conduct;
  - (b) Policies on mental health and chemical use problems;
- (c) Policies prohibiting personal involvement with clients in violation of subdivision 46:05:02:09(5);
- (d) Examples of conduct and unacceptable performance that constitute grounds for disciplinary action; and
  - (e) An appeal procedure;
- (8) A grievance procedure for staff that permits the aggrieved party to bring the grievance to the highest level of authority in the operation of the agency;

(9) Employee assistance policies;

(10) Policies regarding staff training and development;

(11) A policy and procedure for job performance evaluation, in which the employee, or intern-

providing direct services, to be conducted on a regular and continuing basis, with a written annual

review in accordance with § 46:05:05:10;

(12) Policies regarding access by employees and interns providing direct services to their

personnel files and procedures by which staff can submit materials for inclusion in their personnel

files; and

(13) Safety and health policies, including the procedures to be followed if an employee,

counselor, intern, or volunteer is suspected of having or actually has a communicable disease that

could affect the health or safety of the agency's clients or staff Repealed.

**Source:** 24 SDR 168, effective June 10, 1998.

**General Authority: SDCL 34-20A-27(1)(5)(6).** 

Law Implemented: SDCL 7-20-13, 34-20A-27, 42 U.S.C. 2000.

46:05:05:07. Staff development training plan. The agency shall establish a staff-

development training plan which provides for in-service training and continuing education for each

staff member in those areas relevant to job function and agency need. A summary of training

activities must be maintained in agency records and must be available for review by the division

Repealed.

**Source:** 24 SDR 168, effective June 10, 1998.

**General Authority: SDCL 34 20A 27(1)(5)(6).** 

Law Implemented: SDCL 34-20A-12, 34-20A-27.

**46:05:05:08.** Personnel files. A personnel file shall be maintained for each employee Each

agency shall maintain a personnel file for each employee, intern, or volunteer. The file shall include

at a minimum the following items:

(1) An application for employment signed by the employee or a resume, which shall include

pre-employment education, training, and experience;

(2) Copies of the employee's certification certificate or trainee recognition, certification

identification card, and all other health care licenses or certificates related to job duties;

(3) Letter of hire or other documentation of employment agreement and the employee's

starting and termination dates;

(4)(2) Documentation of the employee's orientation in accordance with § 46:05:05:01;

(5) Copies of the employee's annual written job performance evaluation reviews;

(6)(3) Any staff health clearances, including the tuberculin test results, if required, and

clearances from a physician after an infectious or contagious disease requires the employee's absence

from the program; and

(7) Documentation of any disciplinary actions taken against the employee;

(8) Documentation of any commendations;

(9) Documentation of in service training and continuing education; and

(10)(4) For programs providing services to children and adolescents, the agency shall require

staff to provide documentation of an acceptable a criminal background check.

Source: 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(5)(6).

Law Implemented: SDCL 34-20A-27.

**46:05:05:09. Employee supervision.** Each agency shall establish and enforce policies and

procedures for supervising all agency employees, interns, and volunteers. The supervisor responsible

for each position shall be identified and the minimum level of employee-supervisor contact shall be

specified in writing.

Source: 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(5)(6).

Law Implemented: SDCL 34-20A-27.

46:05:05:10. Personnel performance reviews. Supervisors shall conduct at least an annual

evaluation of each employee. The evaluation shall be based upon the specific responsibilities stated

in the individualized job descriptions. The supervisor shall review the evaluation with the employee.

The employee shall sign the evaluation form following the review-Repealed.

Source: 24 SDR 168, effective June 10, 1998.

General Authority: SDCL 34-20A-27(1).

Law Implemented: SDCL 34-20A-27.

**46:05:05:11.** Clinical supervision. The board of directors or the agency director shall

designate a Level II or Level III chemical dependency counselor to be responsible for supervising

clinical services. Supervision may include the following types:

(1) Case staffing;

(2) Individual case supervision;

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(3) Consultation with other clinical professionals;

(4) Review of case record maintenance; and

(5) Other clinically appropriate supervision methods determined by agency policy.

If a Level II or Level III chemical dependency counselor is not available with within the trainee's employing agency, supervision may be obtained on a contractual or consultant basis from an outside party meeting the required qualifications.

Source: 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(5)(6).

Law Implemented: SDCL 34-20A-27.

46:05:05:12. Volunteer service policies. Those agencies using volunteers shall maintain written policies and procedures concerning volunteer services. The agency shall provide orientationfor all volunteers in accordance with § 46:05:05:01 Repealed.

Source: 24 SDR 168, effective June 10, 1998.

General Authority: SDCL 34-20A-27(1).

Law Implemented: SDCL 34-20A-27.

**CHAPTER 46:05:06** 

STATISTICAL REPORTING

Section

46:05:06:01

Statistical data.

46:05:06:02

Outcome measures.

46:05:06:01. Statistical data. Each accredited agency shall submit accurate statistical data to the division monthly on all services provided, in accordance with the MIS, and any other data as required by state and federal laws and regulations.

Source: 24 SDR 168, effective June 10, 1998.

General Authority: SDCL 34-20A-27(1)(4).

**Law Implemented:** SDCL 34-20A-9, 34-20A-10, 34-20A-27, 34-20A-91.

46:05:06:02. Outcome measures. At the time of admission and discharge, outcome measures shall be collected on each individual receiving treatment except for an individual receiving prevention services. Pre- and post-test data that is evidence-based shall be collected on each individual receiving prevention services.

Source:

General Authority: SDCL 34-20A-27(1)(4).

**Law Implemented:** SDCL 34-20A-9, 34-20A-10, 34-20A-27, 34-20A-91.

**CHAPTER 46:05:07** 

**CLIENTS' RIGHTS** 

Section

46:05:07:01 Clients' rights.

46:05:07:02 Guaranteed rights.

46:05:07:03 Residential program rights.

46:05:07:04 Client's consent required Repealed.

46:05:07:05 Grievance procedures for rights violations.

46:05:07:06 Discharge and transfer policies.

46:05:07:02. Guaranteed rights. A client has rights guaranteed under the constitution and

laws of the United States and the state including:

(1) The right to refuse extraordinary treatment;

(2) The right to be free of any exploitation or abuse, including, for example, any financial or

sexual relationship with any agency personnel or any member of the governing board, as well as any

abuse or discrimination related to age, gender, sexual orientation, religion, cultural or linguistic

background, mental illness, medical disorder, or disability, including developmental disability;

(3) The right to seek and have access to legal counsel; and

(4) The right to confidentiality of all records, correspondence, and information relating to

assessment, diagnosis, and treatment in accordance with 42 U.S.C. §§ 290 dd 3 and ee 3 dd-2 and 42

C.F.R. Part 2 (June 9, 1987), and 45 C.F.R. Parts 160 and 164 (April 17, 2003).

Source: 24 SDR 168, effective June 10, 1998.

General Authority: SDCL 34-20A-27(3)(6).

Law Implemented: SDCL 34-20A-27, 34-20A-90.

**46:05:07:03. Residential program rights.** Residential programs shall ensure the following

rights to all clients:

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(1) The right to visitation with family and friends, subject to reasonable written visiting rules

and hours established by the agency; however, the agency personnel may impose limitations as

necessary for the welfare of the client if the reasons for such limitations are documented in the

client's individual case record;

(2) The right to conduct private telephone conversations, subject to the reasonable written rules

and hours established by the agency; however, the agency personnel may impose limitations as

necessary for the welfare of the client if the reasons for such limitations are documented in the

client's individual case record;

(3) The right to communicate with a personal physician; and

(4) The right to practice personal religion or attend religious services, within the agency's

policies and guidelines.

Source: 24 SDR 168, effective June 10, 1998.

**General Authority:** 34-20A-27(3)(4)(6).

Law Implemented: 34-20A-27.

46:05:07:04. Client's consent required. No client may participate in any experimental or

research project without the full knowledge, understanding, and written consent of that client or the

elient's legal guardian, if appropriate. All experimental or research projects shall be conducted in full

compliance with applicable state and federal laws, regulations, and guidelines Repealed.

Source: 24 SDR 168, effective June 10, 1998.

General Authority: SDCL 34-20A-27(3)(6).

Law Implemented: SDCL 34-20A-27.

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**46:05:07:06. Discharge and transfer policies.** Each agency shall have a written <u>discharge</u>

policy that specifies conditions under which clients shall be discharged. The policy shall include the

following:

(1) Client behavior that constitutes reason for discharge at staff request;

(2) Procedures staff must follow when discharging a client involved in the commission of a

crime on the premises of the program or against its staff, consistent with 42 C.F.R. § 2.12(c)(5) (June

9, 1987) including who shall make the report to the appropriate law enforcement agency;

(3) Procedures consistent with 42 C.F.R., Part 2 (June 9, 1987) that staff must follow when a

client leaves against medical or staff advice; and. A client who intends to leave against medical or

staff advice shall be offered an opportunity to engage in discharge planning which shall include a

continuation of care for substance abuse, as well as any other condition that may be present. Any

offer and outcome shall be documented;

(4) Clients must meet the ASAM criteria. Prohibition against automatic discharge for any

instance of non-prescribed substance use, or for any instance of displaying symptoms of mental or

physical illness; and

(5) Provisions for offering or referring the client for more intensive intervention when the

client is displaying symptoms of mental illness or a medical condition, and for providing assistance

to a client who is struggling with symptoms and is asking for help to manage those symptoms

successfully.

Source: 24 SDR 168, effective June 10, 1998.

General Authority: SDCL 34-20A-27(3).

**Law Implemented:** SDCL 34-20A-27<del>, 34-20A-90</del>.

Reference: American Society of Addiction Medicine, Patient Placement Criteria for the Treatment of Psychoactive Substance Use Disorders, 1996 edition. Copies may be obtained from the American Society of Addiction Medicine Publications, PO Box 101, Annapolis Junction, MD 20701-0101. 1-800-844-8948.

#### **CHAPTER 46:05:08**

# **QUALITY OF CARE REVIEW**

Section

46:05:08:01 Quality of care review.

46:05:08:02 Level II or Level III chemical dependency counselor to conduct quality of care

reviews.

46:05:08:03 Review of recommendations.

46:05:08:04 Findings to be reported to the board Report of findings.

**46:05:08:01. Quality of care review.** Each agency shall conduct a quality of care review to monitor, protect, and enhance the quality and appropriateness of client care and to identify qualitative problems, and recommend and implement plans for correcting them. Each quarter at least three identified open cases closed case files for each clinical counselor trainee or certified Level I staff member shall be randomly selected and reviewed to determine whether: the file is in compliance with the requirements as set forth in chapter 46:05:09.

(1) The diagnosis and the problems identified for treatment are supported in the assessment;

(2) The treatment plan is appropriate for the diagnosis and problems identified; and

(3) The progress notes in the case record describe the clinical course of the client's treatment.

**Source:** 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(2)(6).

Law Implemented: SDCL 34-20A-27.

46:05:08:02. Level II or Level III chemical dependency counselor to conduct quality of

care reviews. Quality of care reviews shall be conducted by a Level II or Level III chemical

dependency counselor who is employed by the agency or providing services by contract and who

was not the primary counselor for the specific client whose file is being reviewed.

**Source:** 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(2)(3)(5).

**Law Implemented:** SDCL 34-20A-27.

**46:05:08:04.** Findings to be reported to the board Report of findings. The agency director

shall report to the board of directors each quarter the findings of the quality of care reviews for the

previous quarter and a summary of the findings shall be documented in the board minutes in

accordance with § 46:05:03:03. Findings shall be reported directly to the agency director if the

agency does not have a board.

**Source:** 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(2).

Law Implemented: SDCL 34-20A-27.

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## **CHAPTER 46:05:09**

## **CLIENT CASE RECORDS**

Section	
46:05:09:01	Collection of information at time of admission.
46:05:09:02	Client orientation.
46:05:09:03	Maintenance of client case records.
46:05:09:04	Client review of case records.
46:05:09:05	Closure and storage of case records.
46:05:09:06	Case record content.
46:05:09:07	Initial assessment and planning.
46:05:09:08	Treatment Standardized treatment needs assessment content.
46:05:09:09	Treatment plan content.
46:05:09:10	Progress notes required.
46:05:09:11	Treatment plan review Repealed.
46:05:09:12	Discharge summary content.
46:05:09:13	Case records for early intervention clients.

**46:05:09:01.** Collection of information at time of admission. Agency personnel shall collect and record the following information at the time of admission or as soon after admission as possible:

- (1) Name, street address, and telephone number of the client;
- (2) Date of birth, gender, and race or ethnic origin of the client;

(3) Name and address of referral source; and

(4) Data for the MIS; and

(5) Any other client information as required by the division director, which may include:

(a) Outcome measures;

(b) Client specific mental health information;

(c) Recovery supports; or

(d) Client specific criminal information, including any alcohol related arrests.

Source: 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(3)(4)(6).

**Law Implemented:** SDCL 34-20A-10, 34-20A-27.

**46:05:09:02.** Client orientation. A client shall receive an orientation to the agency and of the program at or before the time of admission or as soon thereafter as possible. The date of the orientation shall be documented in the client's case record. The orientation shall be provided and documented in a format understood by the client and shall include the following information:

(1) The program's purpose and a description of the treatment process;

(2) All relevant agency policies, including rules that govern client conduct and the infractions that might result in disciplinary action or discharge; which, for agencies serving adolescents, must comply with 42 U.S.C. § 300x-26, (State Law Regarding Sale of Tobacco Products to Individuals-Under Age of 18) and SDCL 26-10-20, to 26-10-23, inclusive and SDCL 34-46-2;

(3) The hours during which services are available;

(4) The fees for services and the responsibility for payment for those fees;

(5) The right to confidentiality in accordance with 42 U.S.C. §§ 290 dd-3 and ee-3 dd-2 and 42

C.F.R. Part 2 (June 9, 1987), and 45 C.F.R. Part 160 and 164 (April 17, 2003);

(6) The rights of the client while receiving services in accordance with §§ 46:05:07:01 and

46:05:07:02; and

(7) Additional areas covered by agency policy.

Residential programs shall also provide information to the client about policies regarding

visitation, the sending and receiving of mail, and the use of the telephone, and the rights of the client

while receiving services pursuant to § 46:05:07:03.

**Source:** 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(3)(4)(6).

**Law Implemented:** SDCL 34-20A-27, 34-20A-90.

**46:05:09:03. Maintenance of client case records.** Agencies shall maintain a case record for

each client. The case record describes the services provided and the client's progress in the program.

The case record for residential programs shall include the client's physical and mental health status at

the time of admission, the services provided, the client's progress in the program, and the client's

health status at the time of discharge. The client record provides shall provide information for the

review and evaluation of the treatment provided to the client.

Each agency shall:

(1) Ensure that case records, paper or electronic copy, are protected against loss, tampering, or

unauthorized disclosure of information, in accordance with 42 U.S.C. §§ 290 dd-3 and ee-3 dd-2 and

42 C.F.R., Part 2 (June 9, 1987), and 45 C.F.R., Part 160 and 164 (April 17, 2003);

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(2) Maintain a standardized client record keeping system;

(3) Ensure that all entries in case records are legible, dated, and signed by the person making

the entry with their credentials; and

(4) Review all client case records for required content, uniformity of format, and completeness

of content.

Agency policies shall detail the methods used, the frequency of the reviews, and the

individuals responsible for the reviews.

Source: 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(3)(4)(6).

**Law Implemented:** SDCL 34-20A-27, 34-20A-90.

**46:05:09:05.** Closure and storage of case records. An agency shall ensure that the case

records of inactive clients are closed in a timely manner. Inactive clients are those who have had no

contact by phone or by person with the agency for a period of time determined by the client's level of

<u>care at the time of discharge.</u> All case records of inactive clients of agencies accredited as a <u>Level</u>

<u>III.2-D</u> clinically-managed residential detoxification program or <u>Level 0.5</u> early intervention program

shall be closed within six months of the last contact. All case records of inactive clients of agencies

accredited as an a Level I outpatient services program, an a Level II.1 intensive outpatient treatment

program, or a Level II.5 day treatment program shall be closed within three months of the last

contact. All case records of inactive clients of agencies accredited as a Level HH III.7 medically-

monitored intensive inpatient treatment program for adolescents or adults, Level III.7 medically-

monitored intensive inpatient treatment program for adults, or Level III.1 clinically-managed low-

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intensity residential treatment program shall be closed within one month of the last contact. Each agency shall arrange for the safe storage of client case records for six years from closure.

An agency shall promote continuity of care by developing policies to facilitate re-opening cases when clients re-contact the program.

Source: 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(3)(4)(6).

Law Implemented: SDCL 34-20A-27.

**46:05:09:06.** Case record content. Client case records shall include the following:

- (1) MIS report forms, as directed by the division director;
- (2) Identification data;
- (3) Reports from referring sources;
- (4) Results of the client's initial assessment and planning, as required in § 46:05:09:07 or the client's standardized treatment needs assessment, as required in § 46:05:09:08;
  - (5) The date of the client's orientation, as required in § 46:05:09:02;
- (6) Updated treatment plans, as required in § 46:05:09:09 and treatment plan reviews, continued service criteria as required for the specific level of care being provided as required in <del>§ 46:05:09:11</del>;
  - (7) Progress notes, as required in § 46:05:09:10;
  - (8) If appropriate:
- (a) Family evaluation, as part of the client's initial assessment or standardized treatment needs assessment;
  - (b) Relevant correspondence;

(c) Signed forms consenting to the release of information;

(d) Referrals for service to other providers, including the reasons for referral; and

(9) For transferred or closed cases, a transfer or discharge summary, as required in

§ 46:05:09:12.

Source: 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(3)(4)6).

**Law Implemented:** SDCL 34-20A-10, 34-20A-27.

**46:05:09:07. Initial assessment and planning.** A client admitted to <u>Level 0.5</u> early

intervention services shall be interviewed and evaluated by a chemical dependency counselor or

counselor trainee at the time of admission. Each client admitted to Level III.2-D clinically-managed

detoxification shall be interviewed and evaluated by a chemical dependency counselor or counselor

trainee within 24 48 hours of admission. The initial assessment shall be recorded in the client's case

record and shall include:

(1) The client's current problems and needs;

(2) The client's emotional and physical state including screening for the presence of cognitive

disability, mental illness, medical disorders, collateral information, and prescribed medications;

(3) The client's drug and alcohol use including the types of substances used, including

prescribed or over the counter medications, age of first use, the amount used, the frequency of use,

the date of last use, and the duration of use, and the criteria met for a diagnosis of abuse or

dependence for each substance, including nicotine and gambling; and

(4) A statement of the intended course of action.

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An initial assessment for clinically-managed residential detoxification program clients should be completed as soon as the client's status allows.

Those programs required to complete a treatment needs an assessment in accordance with § 46:05:09:08 are exempt from this section.

Source: 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(3)(4)(6).

Law Implemented: SDCL 34-20A-27.

46:05:09:08. Treatment Standardized treatment needs assessment content. A chemical dependency counselor or counselor trainee shall complete a treatment needs an assessment or updated assessment approved by the division for each client admitted to Level <del>III-</del>III.7 medicallymonitored intensive inpatient treatment program for adolescents or adults, Level III.7 medicallymonitored intensive inpatient treatment program for adults, Level III.1 clinically-managed lowintensity residential treatment program, <u>Level II.1</u> intensive outpatient treatment program, <u>Level II.5</u> day treatment program, or <u>Level I.0</u> outpatient services program. The assessment shall establish the historical development and dysfunctional nature of the client's alcohol and drug abuse or dependence and shall assess the client's treatment needs. The assessment shall be recorded in the client's case record and shall include: all assessment information listed in the MIS manual.

(1) A summary of the client's alcohol or drug abuse history including substances used, dated of last use, amounts used, frequency, duration, age of first use, patterns, and consequences of use; typesof and responses to previous treatment, periods of sobriety, and any other information supporting any diagnostic recommendations or diagnosis made;

(2) A summary about the client's family, including family background, current family

composition, substance use and abuse by family members, supportive or dysfunctional relationships,

and other family-related issues;

(3) A summary of the client's educational background, including current educational status,

levels of achievement, and educational problems or difficulties;

(4) A summary of the client's vocational and employment status including skills or trades

learned, work record, and current vocational or employment problems;

(5) A summary of the client's past and current involvement with the criminal justice system;

(6) A general summary of the client's health, including past or current major illnesses or

injuries, afflictions with communicable diseases, or known health problems or needs;

(7) A summary of the client's financial status, including current income sources, family

income, ability to pay for services, and insurance coverage;

(8) A social assessment of the client, including a summarization of the nature of and problems

with the client's social relationships outside the family unit;

(9) Any history of emotional or behavioral problems, including any history of psychological or

psychiatric treatment;

(10) A master problem list developed from client input and identified clinical problems; and

(11) A diagnostic summary and master problem list which must be dated and signed by the

chemical dependency counselor followed by counselor's credentials;

Any information related to the standardized treatment needs assessment shall be verified

through collateral contact, if possible, and recorded in the client's case record.

Source: 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(3)(4)(6).

**Law Implemented:** SDCL <u>34-20A-10</u>, 34-20A-27.

46:05:09:09. Treatment plan content. A chemical dependency counselor or counselor trainee shall develop an individualized treatment plan based upon the treatment needs assessment for each client admitted to a Level III III.7 medically-monitored intensive inpatient treatment program for adolescents or adults, Level III.7 medically-monitored intensive inpatient treatment program for adults, Level II.5 day treatment program, Level II.1 intensive outpatient treatment program, Level I.0 outpatient services program, or Level III.1 clinically-managed low-intensity residential treatment program within ten calendar days of admission. The treatment plan shall be recorded in the client's case record and shall include:

- (1) A statement of the client's current strengths;
- (2) A statement of specific elinical client problems to be addressed during treatment with supporting evidence;
- (3) A diagnostic statement and a statement of measurable short- and long-term treatment goals that relate to the problems identified;
- (4) Measurable short-term objectives or methods leading to the completion of the long short-term goals including:
- (a) Time frames for the anticipated dates of achievement or completion of each objective, or for reviewing progress towards objectives; and
  - (b) Specification and description of the indicators to be used to assess progress; and
  - (c) Referrals for needed services that are not provided directly by the agency; and
- (5) A description of the methods or treatment procedures proposed to assist the client in achieving the objectives, including:
  - (a) Type and frequency of services or assigned activities to be provided; and

(b) Referrals for needed services that are not provided directly by the agency;

(6) A statement identifying the staff member responsible for facilitating the methods or

treatment procedures.

The individualized treatment plan shall be developed within ten calendar days of the client's

<u>admission and</u> reviewed, signed, and dated by both the client and chemical dependency counselor <u>or</u>

<u>counselor trainee</u>. The signature of the counselor shall be followed by the counselor's credentials.

Source: 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(3)(4)(6).

Law Implemented: SDCL 34-20A-27.

**46:05:09:10.** Progress notes required. All programs, except prevention programs, shall

record and maintain a minimum of one progress notes note weekly in each client's case record to

document counseling sessions with the client and to summarize significant events occurring

throughout the case management process. Progress notes for counseling sessions shall include the

following information:

(1) The date, time met, and length of the counseling session and the behaviors, events, reports,

or observations discussed;

(2) A summary of the client's feelings, and behavioral or attitudinal observations, which may

include the client's statements during the session;

(3) The counselor's assessment of the client's involvement in the issues discussed and in the

treatment process, and the client's actions and behaviors as they relate to the problems, objectives,

goals, and tasks identified in the client's treatment plan; and

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(4) The specific action taken or <del>planned</del> plan developed to address the unresolved issues in-

order to achieve identified goals.

Progress notes shall make specific reference to the problems identified in the client's treatment

plan. Any entry in the progress notes shall be followed by the signature of the counselor <u>or counselor</u>

<u>trainee</u> making the entry, and the counselor's <u>or trainee's</u> credentials.

**Source:** 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(3)(4)(6).

Law Implemented: SDCL 34-20A-27.

46:05:09:11. Treatment plan review. A treatment plan review shall be completed by a

chemical dependency counselor and documented in each client's case record. The treatment plan-

review shall include:

(1) A statement of client's progress or regress as it relates to the measurable long- and short-

term goals and measurable objectives identified in the client's treatment plan;

(2) Any additional clinical problems identified; and

(3) A statement of the planned actions to be taken to address the identified clinical problems.

The treatment plans for all clients of agencies accredited as Level III medically monitored

intensive inpatient treatment program for adolescents, Level III.7 medically-monitored intensive

inpatient treatment program for adults, intensive outpatient treatment program, and day treatment

program shall be reviewed every 14 days. Programs accredited as outpatient services program shall-

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review treatment plans every 45 days and Level III.1 clinically-managed low-intensity residential

treatment program shall review treatment plans every 90 days Repealed.

**Source:** 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(3)(4)(6).

Law Implemented: SDCL 34-20A-27.

**46:05:09:12. Discharge summary content.** A chemical dependency counselor or counselor

trainee shall complete a discharge summary for any client who was admitted to a Level HH III.7

medically-monitored intensive inpatient treatment program for adolescents or adults, Level III.7-

medically-monitored intensive inpatient treatment program for adults, Level II.1 intensive outpatient

treatment program, Level I.0 outpatient services program, Level II.5 day treatment program, and or

Level III.1 clinically-managed low-intensity residential treatment <del>programs</del> program within five

working days after the client is discharged regardless of the reason for discharge. The discharge

summary shall include:

(1) The reason for admission and original diagnoses;

(2) A summary of the client's elinical problems, course of treatment, and progress toward

planned goals and objectives identified in the treatment plan;

(3) The reason for discharge and diagnoses at discharge; and

(4) A continued care treatment plan and <del>documentation of</del> any referrals made.

**Source:** 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(3)(4)(6).

Law Implemented: SDCL 34-20A-27.

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46:05:09:13. Case records for early intervention clients. An agency accredited as an a Level 0.5 early intervention program shall maintain case records for all clients participating in motivational and supportive services. The case records shall include:

- (1) To the extent possible, MIS data and the initial assessment in accordance with \$ 46:05:09:07 or a standardized treatment needs assessment in accordance with \$ 46:05:09:08;
- (2) Progress notes on further direct client contacts, which shall include a statement of the individual client's feelings, attitudes, and behavior at the time of contact, the counselor's assessment of the client's emotional and physical status at the time of contact, and the counselor's planned course of action;
- (3) Progress notes summarizing any communications with others about the client, including a statement of the purpose of the contact, how the contact was made in compliance with 42 U.S.C. §§ 290 dd 3 and ee 3 dd-2 and 42 C.F.R. Part 2 (June 9, 1987), and 45 C.F.R., Part 160 and 164 (April 17, 2003), and the result of the contact; and
  - (4) A discharge summary that contains:
    - (a) The reason for admission and original diagnoses if present;
- (b) A summary of the client's elinical problem problems, course of treatment, and progress made toward the these problem problems;
  - (c) The reason for discharge and diagnoses at discharge if applicable present; and
  - (d) A notation of any continued care treatment plan and referrals <u>made</u>.

All entries in the case records of <u>Level 0.5</u> early intervention program clients shall include the date the contact was made, length of time of the session, and the signature and credentials of the recorder.

**Source:** 24 SDR 168, effective June 10, 1998; 26 SDR 64, effective November 16, 1999.

**General Authority:** SDCL 34-20A-27(3)(4)(6).

**Law Implemented:** SDCL <u>34-20A-10</u>, 34-20A-27, 34-20A-90.

## **CHAPTER 46:05:10**

## MEDICATION CONTROL IN RESIDENTIAL PROGRAMS

Section	
46:05:10:01	Control, accountability, and storage of medications and drugs.
46:05:10:02	Storage of Schedule II, III, or IV drugs.
46:05:10:03	Records of receipt and disposition of scheduled drugs.
46:05:10:04	Drug destruction.
46:05:10:05	Administration of medications and drugs.
46:05:10:06	Staff assistance with drugs and medications.

**46:05:10:01.** Control, accountability, and storage of medications and drugs. Residential programs shall meet the following requirements for the control, accountability, and safe storage of medications and drugs:

(1) Clients on medications for substance abuse, mental health, or medical conditions shall surrender all medications and drugs on admission to the agency per agency policy, and be educated about how to take their medication as prescribed while in the program;

- (2) Clients shall receive a formal orientation of the agency's medication policies and procedures to assist the client in being successful in treatment and in the community;
- (2)(3) All drugs or medications shall be stored in a locked storage area that is inaccessible to all persons at all times with the exceptions as specified in § 46:05:10:06;
- (3)(4) All controlled drugs shall be stored in a separate locked box or drawer in the medication storage area;
- (4)(5) Poisons, disinfectants, and medications for external use shall be stored separately from internal medications and apart from each other, with each in a separate locked area inaccessible to clients and visitors;
- (5)(6) Biologicals and medications requiring refrigeration or other storage requirements as identified by the manufacturer's labeling shall be stored appropriately and will include if indicated, refrigeration, freezing, and protection from the light and in an area that is inaccessible to clients and visitors. If such medications are stored in a refrigerator containing items other than medications, they shall be kept in a separate compartment with proper security;
- (6)(7) Client's prescription medications shall be stored in their originally received containers and may not be transferred to another container;
- (7)(8) Any container with a worn, illegible, or missing label shall be destroyed along with the medication or drugs contained therein, in accordance with § 46:05:10:04;
- (8)(9) Only licensed pharmacists shall label, relabel, or alter labels on medication containers; (9)(10) Medications and drugs prescribed for one client may not be administered to another client;
- (10)(11) If clients bring their own medications or drugs into the program, these medications may not be administered unless they can be identified and written orders for their administration have been received from a licensed physician;

(12) Each program shall have a procedure for contacting pharmacies and physicians as soon as possible after admission so that clients are not denied access to necessary medication when admitted to treatment;

(11)(13) If medications and drugs brought by a client into the program are not used, they shall be packaged, sealed, stored, and returned to the client, parent, guardian, or significant other at the time of discharge, if such action is approved by a program physician; such action shall be documented in the client's case record, with the name, strength, and quantity of the medication, and signed by the appropriate staff member; and

(12)(14) The telephone number of the regional poison control center, the <u>local</u> hospitals, and the <u>agency</u> administrator shall be posted in all drug storage and preparation areas.

Source: 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(4)(6).

Law Implemented: SDCL 34-20A-27.

## **CHAPTER 46:05:11**

## **DIETARY SERVICES**

# Section

46:05:11:01	Planned dietetic services required.
46:05:11:02	Annual review of menus Repealed.
46:05:11:03	Sanitation and safety standards

**46:05:11:01. Planned dietetic services required.** Residential programs shall establish and

implement a written plan for meeting the basic nutritional needs as well as any special dietetic needs

of the clients. The program shall provide at least three meals a day. Any snacks provided by the

program shall be a part of the overall dietary plan. Meals shall include foods from the following basic

food groups according to the Food Guide Pyramid outline of the U.S. Department of Agriculture and

the U.S. Department of Health and Human Services:

(1) The milk group;

(2) The meat group;

(3) The vegetable group;

(4) The fruit group; and

(5) The bread and cereal group.

**Source:** 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(4)(6).

**Law Implemented:** SDCL <u>34-20A-734-20A-27</u>.

46:05:11:02. Annual review of menus. Residential programs shall maintain written and dated

menus of each meal and snack. Once a year, a registered dietitian shall review the meal and snack

menus of the agency and shall document the results of the review and any changes suggested. The

dietitian's written review and suggestions shall be available to the division at the time of the

accreditation inspection Repealed.

Source: 24 SDR 168, effective June 10, 1998.

**General Authority: SDCL 34-20A-27(1)(4)(6).** 

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## **CHAPTER 46:05:12**

## ENVIRONMENTAL SANITATION SAFETY AND FIRE PREVENTION

Section	
46:05:12:01	Design and construction of facilities.
46:05:12:02	Safety and sanitation plan.
46:05:12:03	Reporting of other infestations required.
46:05:12:04	Life safety codes.
46:05:12:05	New construction or remodeling.

**46:05:12:04. Life safety codes.** Each building that the treatment or prevention program owns or rents which provides residential services shall be in compliance with applicable fire safety standards in the <u>1997</u> 2000 edition of the **NFPA 101 Life Safety Code**.

Source: 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(4)(6).

**Law Implemented:** SDCL 34-20A-27.

Reference: NFPA 101 Life Safety Code, 19972000, National Fire Protection Association.

Copies may be obtained from the National Fire Protection Association, 1 Batterymarch Park, P.O.

Box 9101, Quincy, MA 02269-9904; \$16.Cost \$75.

46:05:12:05. New construction or remodeling. An agency seeking accreditation for the first time and any accredited agency relocating into new physical facilities must show compliance with this chapter and the Americans with Disabilities Act of 1990, 42 U.S.C. § 12101 et seq, before receiving or in order to maintain an accredited status. Any addition or expansion to existing physical facilities must also meet the requirements of this chapter and the Americans with Disabilities Act of 1990, 42 U.S.C. § 12101 et seq.

Source: 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(4)(6).

Law Implemented: SDCL 34-20A-27.

## **CHAPTER 46:05:13**

#### PREVENTION PROGRAM

# Section 46:05:13:01 Requirements for accreditation. Purpose and scope of prevention programs. 46:05:13:02 46:05:13:02.01 Prevention program classifications. 46:05:13:03 Description of services provided. Review of materials. 46:05:13:04 46:05:13:04.01 Criteria for determining evidence based intervention. 46:05:13:05 Staff knowledge of resources. 46:05:13:06 Record of activities. 46:05:13:07 Quality assurance and evaluation.

46:05:13:08 Staffing.

**46:05:13:01. Requirements for accreditation.** An agency accredited as a prevention program must comply with chapters 46:05:01 to 46:05:06, inclusive, 46:05:12, and this chapter.

Source: 24 SDR 168, effective June 10, 1998.

General Authority: SDCL 34-20A-27(1)(4).

Law Implemented: SDCL 34-20A-27.

46:05:13:02. Purpose and scope of prevention programs. A prevention program shall encompass current research, theory, and practice-based strategies and activities implemented through structured prevention strategies. These services are intended to preclude, forestall, or impede the development of alcohol, tobacco, and other drug abuse or misuse and their associated health and social consequences. An agency providing a primary prevention or diversion service shall delineate a work plan to outline the scope of services to be offered within the annual agency plan which has been approved by the board of directors and documented in board minutes or approved by the agency director and documented and approved by the division and shall be made available to the public, and agency staff, and the division. A prevention program shall offer one or more of the following services:

(1) Information dissemination <u>that</u> utilizes activities which provide awareness and knowledge of the nature and extent of alcohol, tobacco, and other drug use, abuse, and addiction and their effects on individuals, families, and communities. <u>It and</u> also <u>provides</u> <u>provides</u> knowledge and awareness of available prevention programs and services. Information

dissemination is characterized by one-way communication from the source to the audience, with limited contact between the two. Information dissemination services include:

- (a) Clearinghouse or information resource center;
- (b) Resource directories;
- (c) Media campaigns;
- (d) Brochures, pamphlets, newsletters;
- (e) Radio and TV public service announcements;
- (f) Speaking engagements;
- (g) Health fairs and health promotions; and
- (h) Information and referral services-;
- (2) Education that utilizes two-way communications and is distinguished from information dissemination by the fact that interaction between the educator or facilitator and the participants is the basis of its activities. Activities under this strategy aim to affect critical life and social skills, including decision making, refusal skills, and critical analysis, for example, media messages, and systematic judgment judgment abilities. Education services include:
  - (a) Classroom presentations and small group sessions;
  - (b) Parenting and family management classes;
  - (c) Peer leader and helper programs; and
  - (d) Education programs for youth groups; and
  - (e) Groups for children of substance abusers-;
- (3) Alternative services that include participation of target populations in activities that exclude alcohol, tobacco, and other drug use. The assumption is that constructive healthy activities offset the attraction to, or otherwise meet the needs usually filled by alcohol, tobacco, and other

drugs and would, therefore, minimize or eliminate <u>the</u> use of chemicals. <u>Alternatives Alternative</u> services include:

- (a) Community service activities;
- (b) Youth and adult leadership activities;
- (c) Community drop-in centers; and
- (d) Alcohol and drug-free events social and recreational activities; and
- (e) Mentoring programs-;
- (4) Problem identification and referral that utilizes identification of those who have indulged in the first use of illegal or age inappropriate use of tobacco or alcohol and those who have indulged in the first use of illicit drugs, in order to assess if their behavior can be reversed through education. This strategy does not include any activity designed to determine if a person is in need of treatment. Problem identification and referral services include:
  - (a) Employee assistance programs;
  - (b) Student assistance programs;
  - (c) Diversion programs; and
  - (d) DWI or DUI programs.;
- (5) Community-based services <u>that</u> enhance the ability of the community to more effectively provide prevention and treatment services for alcohol, tobacco, and other drug abuse disorders.

  Community-based services include:
  - (a) InterMulti-agency coordination and collaboration;
  - (b) Coalition building;
  - (c) Coalition and volunteer training;
  - (d) Community networking, team building, and volunteer training; and
  - (e) Enhancement of the efficiency and effectiveness of service implementation-;
  - (f) Systemic planning; and

(g) Accessing services and funding;

(6) Environmental services that establish or change written and unwritten community

standards, codes, and attitudes, thereby influencing incidence and prevalence of the abuse of

alcohol, tobacco, and other drugs used in the general population. This strategy is divided into two-

subcategorizes to permit distinction between activities which center on legal and regulatory

initiatives and those which relate to the service component offered by an agency. Environmental

services include:

(a) Promoting the establishment and review of comprehensive alcohol, tobacco, and drug

use policies in individual community organizations such as schools, businesses, and others;

(b) Technical assistance to communities to maximize local enforcement procedures

governing availability and distribution of alcohol, tobacco, and other drugs;

(c) Modifying Review and modification of alcohol and tobacco advertising programs; and

(d) Product pricing strategies.

**Source:** 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(3)(4).

Law Implemented: SDCL 34-20A-27.

**46:05:13:02.01. Prevention program classifications.** Prevention programming is divided

into the following classifications:

(1) Universal prevention programming that addresses the entire population with messages

and programs aimed at preventing the abuse of alcohol, tobacco, and other drugs;

(2) Selective prevention programming that targets subsets of the total population that are at

risk for substance abuse by virtue of their membership in a particular population, for example

children of alcoholics, dropouts, or students who are falling behind academically; or

(3) Indicated prevention programming that targets those who do not meet the DSM-IV

criteria for addiction, but who are showing signs such as falling grades and consumption of alcohol

and other gateway drugs. The purpose of indicated prevention programs are to identify individuals

who are exhibiting signs of abuse and other problem behaviors associated with substance abuse.

Source:

**General Authority:** SDCL 34-20A-27(1)(3)(4).

Law Implemented: SDCL 34-20A-27.

46:05:13:03. Description of services provided. Any agency providing primary prevention

services shall provide the division a description of the following A written description of services

provided shall be available to all staff members, clients, the public, and the division. The

description shall include the following information:

(1) Target populations for primary prevention and diversion services;

(2) Program goals including the scope of services;

(3) Measurable objectives;

(4) Program evaluations and intended outcomes; and

(5) Programming that complies with these standards.

**Source:** 24 SDR 168, effective June 10, 1998.

General Authority: SDCL 34-20A-27(1)(4).

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Law Implemented: SDCL 34-20A-27.

**46:05:13:04. Review of materials.** The board of directors The agency's program supervisor

shall review all written and printed materials intended for public distribution for validity,

relevancy, and appeal. The review shall be made available to agency staff, the public, and the

division and must include review of all technical written and audio visual materials. An agency

that conducts classroom or group educational programs shall use a structured curriculum for

prevention education, based on current substance abuse evidence-based research and practice-

findings practices.

Source: 24 SDR 168, effective June 10, 1998.

General Authority: SDCL 34-20A-27(1)(4).

Law Implemented: SDCL 34-20A-27.

**46:05:13:04.01.** Criteria for determining evidence-based intervention. Evidence-based

intervention is defined by inclusion under one or more of three public resources as follows:

(1) Federal lists or registries of evidence-based interventions;

(2) Reported positively in peer reviewed journals; or

(3) Documented effectiveness based on three guidelines for evidence which are:

(a) Based on solid theory or theoretical perspective that has been validated by

research;

(b) Supported by a documented body of knowledge generated from similar or related

interventions that indicates effectiveness; and

(c) Judged by a consensus among informed experts to be effective based on a

combination of theory, research, and practice experience.

Source:

General Authority: SDCL 34-20A-27(1)(4).

Law Implemented: SDCL 34-20A-27.

**46:05:13:05. Staff knowledge of resources.** The staff of prevention programs must be able

to demonstrate a knowledge of regional alcohol and drug programs available for prevention and

treatment services. An agency must document that:

(1) It maintains a current database of information and referral resources on alcohol, tobacco,

and other drugs, substance abuse services, and prevention and treatment resources; and

(2) The information is either posted or publicly distributed; and

(3) The agency staff has reviewed the information.

**Source:** 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(4)(5).

Law Implemented: SDCL 34-20A-27.

46:05:13:06. Record of activities. An agency conducting prevention services shall maintain

a record of all prevention activities provided in accordance with the described program content.

The agency shall submit the information in subdivisions (2) and (3) of this section via the

division's MIS system. Records at a minimum shall include, at a minimum:

(1) Record of presenters and participants involved;

(2) Demographic characteristics of participants, including:

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- (a) Age;
- (b) Race/ethnicity;
- (c) Gender;
- (d) Target population Type of prevention programming, such as universal, selective, or indicated;
  - (e) Such other information as requested by the division;
  - (3) Record of all program activities;
  - (4) Copies of programmatic materials;
  - (5) Other prevention management information required by the division; and
  - (6) Copies of program evaluations evaluation summaries.

Source: 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(3)(4)(6).

**Law Implemented:** SDCL <u>34-20A-10</u>, 34-20A-27.

**46:05:13:07. Quality assurance and evaluation.** An agency shall conduct a quality assurance <u>review</u> of its prevention programming to monitor, protect, and enhance the quality and appropriateness of its programming and to identify qualitative problems and recommend plans for correcting them. <del>Programs shall evaluate the effectiveness of their services utilizing criteria suchass:</del> The agency shall conduct the following:

- (1) Consumer satisfaction;
- (2) Participant evaluations;
- (3) Consumer awareness of substance abuse and tobacco problems;
- (4) Consumer knowledge of resources and services and utilization of those services.

(1) Annual client satisfaction surveys of all clients who requested prevention services;

(2) Participant evaluations after each prevention presentation the agency provides; and

(3) Pre- and post-tests for all evidence based curricula presented to clients.

A summary of these reports shall be made available to the board of directors or agency staff,

and the division annually. A copy of the participant evaluation summary shall be made available to

the public after each presentation and a copy of the pre-and post-test summary upon completion.

Program evaluations shall be documented and include the development and reporting of

outcome measures related to demonstration of risk reduction and positive individual and

community behavioral change. Program evaluations shall be made available to the agency staff,

the public, and the division.

Source: 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(2)(4).

Law Implemented: SDCL 34-20A-27.

**46:05:13:08.** Staffing. An agency seeking prevention accreditation and providing primary

prevention or secondary prevention services must use staff in accordance with the agency's

personnel policies and procedures.

Source: 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(4)(5).

Law Implemented: SDCL 34-20A-27.

**CHAPTER 46:05:14** 

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## **LEVEL 0.5** EARLY INTERVENTION PROGRAM

Section	
46:05:14:01	Requirements for accreditation.
46:05:14:02	Hours of operation Staffing and hours of operation.
46:05:14:03	Description of early intervention services.
46:05:14:03.01	Patient placement criteria for the treatment of substance-related disorders.
46:05:14:04	Admission criteria.
46:05:14:05	Services required.
46:05:14:06	Continued service criteria.
46:05:14:07	Staffing Repealed.
46:05:14:08	Discharge criteria.

**46:05:14:01. Requirements for accreditation.** An agency accredited as an <u>a Level 0.5</u> early intervention program must comply with chapters 46:05:01 to 46:05:09, inclusive, 46:05:12, and this chapter.

Source: 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(2)(3)(4)(5)(6).

**Law Implemented:** SDCL 34-20A-27.

46:05:14:02. Hours of operation Staffing and hours of operation. The agency shall ensure that there are counseling staff on duty at all times during scheduled hours of program operation or available by phone. The agency shall post the hours that the agency is open to the general public in a prominent place on the premises. The program agency shall have a 24-hour-a-day, 7-day-a-week, on-

call system for client access to program services in the event of an emergency. This section is not

applicable for state correctional alcohol and drug abuse programs.

**Source:** 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(4)(6).

Law Implemented: SDCL 34-20A-27.

**46:05:14:03.** Description of early intervention services. A written description of the early

intervention services provided shall be available to all staff members, clients, the public, and the

division. The description shall include the following information:

(1) The admission criteria contained in § 46:05:14:04;

(2) The continued services criteria contained in § 46:05:14:06;

(3) The discharge criteria contained in § 46:05:14:08;

(4) Policies and procedures to be followed when clients present themselves in an intoxicated

state; and

(5) A description of the services and activities provided and the hours of operation to be

provided including a description of the frequency and duration.

Source: 24 SDR 168, effective June 10, 1998.

General Authority: SDCL 34-20A-27(1)(4).

Law Implemented: SDCL 34-20A-27.

46:05:14:03.01. Patient placement criteria for the treatment of substance-related

**disorders.** The program shall comply with criteria set forth in the "American Society of Addiction

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Medicine, Patient Placement Criteria for the Treatment of Substance-Related Disorders, Second

Edition-Revised, 2001" or "ASAM PPC-2R" for the placement, transfer, discharge or continued

service reviews of any client it serves.

Source:

**General Authority:** SDCL 34-20A-27(1)(3)(4).

Law Implemented: SDCL 34-20A-27.

Reference: American Society of Addiction Medicine, Patient Placement Criteria for the

**Treatment of Substance-Related Disorders, Second Edition-Revised, 2001. Copies may be** 

obtained from the American Society of Addiction Medicine Publications, PO Box 101, Annapolis

Junction, MD 20701-0101. 1-800-844-8948. Cost \$85.

**46:05:14:04.** Admission criteria. An individual may be admitted to an early intervention the

program only if a chemical dependency counselor or counselor trainee documents, after personal

contact with the individual and, if appropriate, a review of material submitted by family members, a

legal guardian, or other resources, that the client meets the specifications of the dimensions in criteria

for a Level 0.5 of the Patient Placement Criteria for the Treatment of Psychoactive Substance

Use Disorders of the American Society of Addiction Medicine program as required in

§46:05:14:03.01.

**Source:** 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(3)(4).

**Law Implemented:** SDCL 34-20A-27.

Reference: American Society of Addiction Medicine, Patient Placement Criteria for the Treatment of Psychoactive Substance Use Disorders, 1996 edition. Copies may be obtained from the American Society of Addiction Medicine Publications, PO Box 101, Annapolis Junction, MD 20701-0101. 1-800-844-8948.

**46:05:14:05. Services required.** The program may provide individuals with a variety of services, but it must provide the following services, at a minimum:

- (1) Initial assessment in accordance with § 46:05:09:07 or an assessment pursuant to § 46:05:09:08;
  - (2) Crisis intervention;
- (3) Education regarding alcohol and drug abuse and dependence, including the biomedical effects of drug and alcohol use and abuse and the importance of medical care and treatment in the recovery process;
- (4) Education regarding tuberculosis and the human immunodeficiency virus, how each is transmitted and how to safeguard against transmission; and
- (5) Referral to and liaison with other resources that offer education, vocational, medical, legal, social, psychological, employment, and other related alcohol and drug services. Medical services must include the availability of tuberculosis and human immunodeficiency virus services pursuant to 42 U.S.C. § 300x-24 (Requirements Regarding Tuberculosis and Human Immunodeficiency Virus, 1992).;
- (6) Individual or group counseling including progress note documentation pursuant to § 46:05:09:13; and
  - (7) Continued care planning and discharge documentation pursuant to § 46:05:09:13.

An early intervention services program may provide other services not specified in these rules

if the provision of such services is consistent with the effective treatment of alcohol and drug related

conditions.

**Source:** 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(4)(6).

Law Implemented: SDCL 34-20A-27.

46:05:14:06. Continued service criteria. Early intervention programs The program shall

document, for each client, every ten 14 calendar days that the client meets the continued stay criteria-

specifications of the dimensions in Level 0.5 of the Patient Placement Criteria for the Treatment

of Psychoactive Substance Use Disorders of the American Society of Addiction Medicine. the

following:

(1) That the client meets the continued service criteria for a Level 0.5 program as required

in § 46:05:14:03.01;

(2) The progress and reasons for retaining the client at the present level of care; and

(3) The individualized plan of action to address the reasons for retaining the individual in

the present level of care to promote entry into a less restrictive environment.

**Source:** 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(3)(4).

Law Implemented: SDCL 34-20A-27.

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Reference: American Society of Addiction Medicine, Patient Placement Criteria for the

Treatment of Psychoactive Substance Use Disorders, 1996 edition. Copies may be obtained from

the American Society of Addiction Medicine Publications, PO Box 101, Annapolis Junction, MD-

<del>20701-0101. 1-800-844-8948.</del>

46:05:14:07. Staffing. Early intervention programs shall ensure that there are counseling staff

on duty at all times during scheduled hours of program operation Repealed.

**Source:** 24 SDR 168, effective June 10, 1998.

General Authority: SDCL 34-20A-27(1)(4).

Law Implemented: SDCL 34-20A-27.

**46:05:14:08.** Discharge criteria. The client should shall be discharged from this level of care

when the client meets the discharge criteria specifications of the dimensions in for a Level 0.5 of the

Patient Placement Criteria for the Treatment of Psychoactive Substance Use Disorders of the

American Society of Addiction Medicine program as required in § 46:05:14:03.01.

Source: 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(3)(4).

Law Implemented: SDCL 34-20A-27.

Reference: American Society of Addiction Medicine, Patient Placement Criteria for the

Treatment of Psychoactive Substance Use Disorders, 1996 edition. Copies may be obtained from

the American Society of Addiction Medicine Publications, PO Box 101, Annapolis Junction, MD-

<del>20701-0101. 1-800-844-8948.</del>

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## **CHAPTER 46:05:15**

# LEVEL I.0 OUTPATIENT SERVICES PROGRAM

Section		
46:05:15:01	Requirements for accreditation.	
46:05:15:02	Hours of operation Staffing and hours of operation.	
46:05:15:03	Description of outpatient services program.	
46:05:15:03.01	Patient placement criteria for treatment of substance-related disorders.	
46:05:15:04	Admission criteria.	
46:05:15:04.01 Tuberculin screening requirements.		
46:05:15:05	Services required.	
46:05:15:06	Intensity of services.	
46:05:15:06.01	Drug and alcohol testing of clients.	
46:05:15:07	Staffing Repealed.	
46:05:15:08	Continued service criteria	
46:05:15:09	Discharge criteria.	

**46:05:15:01. Requirements for accreditation.** Agencies accredited as an a Level I.0 outpatient services program must comply with chapters 46:05:01 to 46:05:09, inclusive, 46:05:12, and this chapter.

Source: 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(2)(3)(4)(5)(6).

**Law Implemented:** SDCL 34-20A-27.

46:05:15:02. Hours of operation Staffing and hours of operation. The agency shall ensure

that there are counseling staff on duty at all times during scheduled hours of program operation or

available by phone. The agency shall post the hours that the agency is open to the general public in a

prominent place on the premises. The program agency shall have a 24-hour-a-day, 7 day-a-week, on-

call system for client access to program services in the event of an emergency. This section is not

applicable for state eorrectional operated alcohol and drug programs.

**Source:** 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(4)(6).

Law Implemented: SDCL 34-20A-27.

**46:05:15:03. Description of outpatient services program.** A written description of the

outpatient services program provided shall be available to all staff members, clients, the public, and

the division. The description shall include the following information:

(1) The admission criteria contained in § 46:05:15:04;

(2) The continued stay service criteria contained in § 46:05:15:08;

(3) The discharge criteria contained in § 46:05:15:09;

(4) Policies and procedures governing client use of alcohol or drugs while participating in the

outpatient services program; and

(5) A description of the outpatient services, to be provided, including a description of their

frequency and duration.

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Source: 24 SDR 168, effective June 10, 1998.

General Authority: SDCL 34-20A-27(1)(4).

Law Implemented: SDCL 34-20A-27.

46:05:15:03.01. Patient placement criteria for the treatment of substance-related

**disorders.** The program shall comply with criteria set forth in the "American Society of Addiction

Medicine, Patient Placement Criteria for the Treatment of Substance-Related Disorders, Second

Edition-Revised, 2001" or "ASAM PPC-2R" for the placement, transfer, discharge, or continued

service reviews of any client it serves.

Source:

**General Authority:** SDCL 34-20A-27(1)(3)(4).

Law Implemented: SDCL 34-20A-27.

Reference: American Society of Addiction Medicine, Patient Placement Criteria for the

**Treatment of Substance-Related Disorders, Second Edition-Revised, 2001. Copies may be** 

obtained from the American Society of Addiction Medicine Publications, PO Box 101, Annapolis

Junction, MD 20701-0101. 1-800-844-8948. Cost \$85.

**46:05:15:04.** Admission criteria. An individual may be admitted to an outpatient services the

program only if a chemical dependency counselor or counselor trainee documents, after personal

contact with the individual, and if appropriate, a review of material submitted by family members, a

legal guardian, or other resources, that the client meets the specifications of the dimensions in Level I

of the Patient Placement Criteria for the Treatment of Psychoactive Substance Use Disorders

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of the American Society of Addiction Medicine criteria of a Level I.0 program as required in §46:05:15:03.01.

**Source:** 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(3)(4).

Law Implemented: SDCL 34-20A-27.

Reference: American Society of Addiction Medicine, Patient Placement Criteria for the Treatment of Psychoactive Substance Use Disorders, 1996 edition. Copies may be obtained from the American Society of Addiction Medicine Publications, PO Box 101, Annapolis Junction, MD-

<del>20701-0101. 1-800-844-8948.</del>

**46:05:15:04.01 Tuberculin screening requirements.** A tuberculin screening for the absence or presence of symptoms shall be conducted for each new client within 24 hours of the onset of services by a designated staff person to determine if the client has had any of the following symptoms within the previous three months:

- (1) Productive cough for a two to three week duration;
- (2) Unexplained night sweats;
- (3) Unexplained fevers; or
- (4) Unexplained weight loss.

Any client determined to have one or more of the above symptoms within the last three months shall be immediately referred to a physician for a medical evaluation to determine the absence or presence of active disease. A Mantoux skin test may or may not be done during this evaluation based on the opinion of the evaluating physician. Any client confirmed or suspected to

have infectious tuberculosis shall be excluded from services until the client is determined to no

longer be infectious by the physician. Any client in which infectious tuberculosis is ruled out shall

provide a written statement from the evaluating physician before being allowed entry for services.

Source:

**General Authority:** SDCL 34-20A-27(1)(4)(6).

Law Implemented: SDCL 34-20A-27.

Reference: Guidelines for Preventing the Transmission of Mycobacterium tuberculosis in

**Health-Care Settings, 2005**, December, 2005. "Centers for Disease Control and Prevention

Morbidity and Mortality Weekly Report, Recommendations and Reports," December 30, 2005/Vol.

54/No.RR-17. Copies are available free of charge from the following website: www.cdc.gov/mmwr.

**46:05:15:05. Services required.** The program may provide its clients with a variety of

treatment services, but it must provide the following services, at a minimum:

- (1) Treatment needs An assessment in accordance with pursuant to § 46:05:09:08;
- (2) Treatment planning in accordance with pursuant to § 46:05:09:09;

(3) Treatment plan review in accordance with § 46:05:09:11 Continued service criteria

pursuant to § 46:05:15:08;

(4) Individual and group counseling including progress note documentation pursuant to §

45:05:09:10;

(5) Family counseling and educational services for family members, including significant

others, who are involved in the client's treatment program;

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(6) Education regarding alcohol and drug abuse and dependence, including the biomedical

effects of drug and alcohol use and abuse and the importance of medical care and treatment in the

recovery process;

(7) Education regarding tuberculosis and the human immunodeficiency virus, how each is

transmitted and how to safeguard against transmission;

(8) Referral to and liaison coordination of care with other resources that will assist a client's

recovery, including educational, vocational, medical, legal, social, psychological mental health,

employment, and other related alcohol and drug services. Medical services must include the

availability of tuberculosis and human immunodeficiency virus services pursuant to 42 U.S.C.

§ 300x-24 (Requirements Regarding Tuberculosis and Human Immunodeficiency Virus, 1992); and

(9) Continued care planning and counseling and discharge documentation pursuant to §

46:05:09:12.

An outpatient services The program may provide other services not named in this article if the

provision of such services is consistent with the effective treatment of its client's alcohol- and drug-

related conditions.

Source: 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(4)(6).

Law Implemented: SDCL 34-20A-27.

**46:05:15:06. Intensity of services.** The outpatient services program may provide to each

client any combination of individual, group, or family counseling services of any intensity and

frequency up to nine hours per week.

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Source: 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(4).

Law Implemented: SDCL 34-20A-27.

46:05:15:06.01. Drug and alcohol testing of clients. The program shall have testing available

for the purpose of detecting the presence of alcohol and any controlled substance in clients. Tests

shall be used that are widely recognized as possessing sufficient sensitivity to detect the presence of

substances in low quantity. The program shall establish policies and procedures to govern the

collection and handling of urine specimens if testing is indicated. All test results shall be documented

in the client's case record. The case record shall also document the manner in which the test results

are used.

**Source:** 

**General Authority:** SDCL 34-20A-27(1)(4)(6).

Law Implemented: SDCL 34-20A-27.

46:05:15:07. Staffing. Outpatient services programs shall ensure that there are counseling staff

on duty at all times during scheduled hours of program operation. Counseling staff shall also be-

available on call 24 hours a day, 7 days a week. State correctional alcohol and drug abuse programs-

are exempt from this section Repealed.

Source: 24 SDR 168, effective June 10, 1998.

General Authority: SDCL 34-20A-27(1)(4).

Law Implemented: SDCL 34-20A-27.

46:05:15:08. Continued service criteria. The outpatient services program shall document.

for each client, every 30 calendar days that the client meets the continued stay criteria

specifications of the dimensions in Level I of the Patient Placement Criteria for the Treatment

of Psychoactive Substance Use Disorders of the American Society of Addiction Medicine. the

following:

(1) That the client meets the continued service criteria for a Level I.0 program as required

in § 46:05:15:03.01;

(2) The progress and reasons for retaining the client at the present level of care; and

(3) The individualized plan of action to address the reasons for retaining the individual in

the present level of care to promote entry into a less restrictive environment.

Source: 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(3)(4).

Law Implemented: SDCL 34-20A-27.

Reference: American Society of Addiction Medicine, Patient Placement Criteria for the

Treatment of Psychoactive Substance Use Disorders, 1996 edition. Copies may be obtained from

the American Society of Addiction Medicine Publications, PO Box 101, Annapolis Junction, MD

<del>20701-0101. 1-800-844-8948.</del>

**46:05:15:09. Discharge criteria.** A client should shall be discharged from the outpatient

services program this level of care when the client meets the discharge criteria specifications of the

dimensions in Level I of the Patient Placement Criteria for the Treatment of Psychoactive-

Substance Use Disorders of the American Society of Addiction for a Level I.0 program as required in § 46:05:15:03.01.

Source: 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(3)(4).

Law Implemented: SDCL 34-20A-27.

Reference: American Society of Addiction Medicine, Patient Placement Criteria for the Treatment of Psychoactive Substance Use Disorders, 1996 edition. Copies may be obtained from the American Society of Addiction Medicine Publications, PO Box 101, Annapolis Junction, MD-20701-0101. 1-800-844-8948.

### **CHAPTER 46:05:16**

# **LEVEL II.1** INTENSIVE OUTPATIENT TREATMENT PROGRAM

# Section 46:05:16:01 Requirements for accreditation. 46:05:16:02 Description of intensive outpatient treatment program. 46:05:16:02.01 Patient placement criteria for the treatment of substance-related disorders. 46:05:16:03 Admission criteria. 46:05:16:03.01 Tuberculin screening requirements. 46:05:16:04 Services required. 46:05:16:05 Intensity of services. 46:05:16:06 Additional support services to be available.

46:05:16:07	Substance abuse screening tests Drug and alcohol testing of clients.
46:05:16:08	Staffing and hours of operation.
46:05:16:09	Continued service criteria.
46:05:16:10	Discharge criteria.

**46:05:16:01. Requirements for accreditation.** An agency accredited as an a Level II.1 intensive outpatient treatment program must comply with chapters 46:05:01 to 46:05:09, inclusive, 46:05:12, and this chapter.

**Source:** 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(2)(3)(4)(5)(6).

Law Implemented: SDCL 34-20A-27.

46:05:16:02. Description of intensive outpatient treatment program. An agency which has an intensive outpatient treatment program shall make a A written description of that program available the services provided shall be available to all staff members, clients, the public, and the division. The description shall include the following information:

- (1) The admission criteria contained in § 46:05:16:03;
- (2) Continued service criteria contained in § 46:05:16:09;
- (3) Discharge criteria contained in § 46:05:16:10;
- (4) A delineation of the usual length of stay for clients Policies and procedures governing client use of alcohol and drugs while participating in the intensive outpatient program; and
- (5) A description of the services and program activities to be provided, including a description of the frequency and duration.

Source: 24 SDR 168, effective June 10, 1998.

General Authority: SDCL 34-20A-27(1)(4).

Law Implemented: SDCL 34-20A-27.

46:05:16:02.01. Patient placement criteria for the treatment of substance-related

**disorders.** The program shall comply with criteria set forth in the "American Society of Addiction

Medicine, Patient Placement Criteria for the Treatment of Substance-Related Disorders, Second

Edition-Revised, 2001" or "PPC-2R" for the placement, transfer, discharge, or continued service

reviews of any client it serves.

Source:

**General Authority:** SDCL 34-20A-27(1)(3)(4).

Law Implemented: SDCL 34-20A-27.

Reference: American Society of Addiction Medicine, Patient Placement Criteria for the

**Treatment of Substance-Related Disorders, Second Edition-Revised, 2001. Copies may be** 

obtained from the American Society of Addiction Medicine Publications, PO Box 101, Annapolis

Junction, MD 20701-0101. 1-800-844-8948. Cost \$85.

**46:05:16:03. Admission criteria.** An individual may be admitted to an intensive outpatient

treatment the program only if a chemical dependency counselor or counselor trainee documents, after

personal contact with the individual and, if appropriate, a review of material submitted by family

members, a legal guardian, or other resources, that the client meets the specifications of the

dimensions in criteria for a Level II.1 of the Patient Placement Criteria for the Treatment of

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Psychoactive Substance Use Disorders of the American Society of Addiction Medicine program

as required in § 46:05:16:02.01.

Source: 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(3)(4).

Law Implemented: SDCL 34-20A-27.

Reference: American Society of Addiction Medicine, Patient Placement Criteria for the

Treatment of Psychoactive Substance Use Disorders, 1996 edition. Copies may be obtained from

the American Society of Addiction Medicine Publications, PO Box 101, Annapolis Junction, MD-

<del>20701-0101. 1-800-844-8948.</del>

**46:05:16:03.01 Tuberculin screening requirements.** A tuberculin screening for the

absence or presence of symptoms shall be conducted for each new client within 24 hours of the

onset of services by a designated staff person to determine if the client has had any of the

following symptoms within the previous three months:

(1) Productive cough for a two to three week duration;

(2) Unexplained night sweats;

(3) Unexplained fevers; or

(4) Unexplained weight loss.

Any client determined to have one or more of the above symptoms within the last three

months shall be immediately referred to a physician for a medical evaluation to determine the

absence or presence of active disease. A Mantoux skin test may or may not be done during this

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evaluation based on the opinion of the evaluating physician. Any client confirmed or suspected to have infectious tuberculosis shall be excluded from services until the client is determined to no longer be infectious by the physician. Any client in which infectious tuberculosis is ruled out shall

provide a written statement from the evaluating physician before being allowed entry for services.

Source:

**General Authority:** SDCL 34-20A-27(1)(4)(6).

Law Implemented: SDCL 34-20A-27.

Reference: Guidelines for Preventing the Transmission of *Mycobacterium tuberculosis* in Health-Care Settings, 2005, December, 2005. "Centers for Disease Control and Prevention Morbidity and Mortality Weekly Report, Recommendations and Reports," December 30, 2005/Vol. 54/No.RR-17. Copies are available free of charge from the following website: www.cdc.gov/mmwr.

**46:05:16:04. Services required.** The program may provide its clients with a variety of treatment services, but it must provide the following services, at a minimum:

- (1) Treatment needs An assessment in accordance with pursuant to § 46:05:09:08;
- (2) Treatment planning in accordance with pursuant to § 46:05:09:09;
- (3) Treatment plan review in accordance with § 46:05:09:11 Continued service criteria;
- (4) Individual and group counseling, including progress note documentation pursuant to § 46:05:09:10;
- (5) Family counseling and education services for family members, including significant others, who are involved in the client's treatment program;

(6) Education regarding alcohol and drug abuse and dependence, including the biomedical

effects of drug and alcohol use and abuse and the importance of medical care and treatment in the

recovery process; and education regarding tuberculosis and the human immunodeficiency virus, how

each is transmitted and how to safeguard against transmission;

(7) Educational evaluation and referral; and

(8) Continued care planning and discharge documentation pursuant to § 46:05:09:12; and

(9) Case management services to include referral to the services listed in § 46:05:16:06 and

liaison between the client and the courts, social service agencies, schools, employment agencies,

consumer credit counseling services, or legal services.

An intensive outpatient treatment The program may provide other services not named in this

article section if the provision of such services is consistent with the effective treatment of its client's

alcohol and drug related conditions.

Source: 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(4)(6).

Law Implemented: SDCL 34-20A-27.

46:05:16:05. Intensity of services. An intensive outpatient treatment The program shall

provide any combination of the services listed in subdivisions 46:05:16:04 (4) and (5) individual,

group, or family counseling three times per week to each client. Each client shall be provided with a

minimum of nine hours of these services per week.

**Source:** 24 SDR 168, effective June 10, 1998.

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General Authority: SDCL 34-20A-27(1)(4).

Law Implemented: SDCL 34-20A-27.

46:05:16:06. Additional support services to be available. The intensive outpatient treatment

program shall document in a written directory complete with addresses and telephone numbers, the

names of credentialed service providers available to its clients that can provide its clients with the

following support services:

(1) Psychological or psychiatric assessment services sufficient to diagnose psychiatric

disorders and organic brain impairment, and to determine level of intellectual functioning;

(2) Vocational evaluation and counseling;

(3) Social and psychological mental health services;

(4) Continued care counseling;

(5) Legal services;

(6) Pastoral counseling; and

(7) Medical care which must include the availability of tuberculosis and human

immunodeficiency virus services pursuant to 42 U.S.C. § 300 x-24 (Requirements Regarding

Tuberculosis and Human Immunodeficiency Virus, 1992). The directory shall be available to clients

at all times and to the division at the time of inspection.

Source: 24 SDR 168, effective June 10, 1998.

General Authority: SDCL 34-20A-27(1)(4).

Law Implemented: SDCL 34-20A-27.

46:05:16:07. Substance abuse screening tests Drug and alcohol testing of clients. Intensive

outpatient treatment programs The program shall have testing available for the purpose of detecting

the presence of alcohol and any illegal or controlled substances substance in clients. Tests shall be

used that are widely recognized as possessing sufficient sensitivity to detect the presence of

substances in low quantity. Programs The program shall establish policies and procedures to govern

the collection and handling of urine specimens when testing is indicated. All test results shall be

documented in the client's case record. The case record shall also document the manner in which the

test results were used.

**Source:** 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(4)(6).

Law Implemented: SDCL 34-20A-27.

46:05:16:08. Staffing and hours of operation. Intensive outpatient treatment programs The

agency shall ensure that there are counseling staff on duty at all times during scheduled hours of

program operation or available by phone. Counseling staff shall be on call 24 hours a day, 7 days a

week. The agency shall post the hours that the agency is open to the general public in a prominent

place on the premises. The agency shall have a 24-hour-a-day, 7 day-a-week, on-call system for

client access to program services in the event of an emergency. This section is not applicable for state

correctional alcohol and drug programs.

**Source:** 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(4)(6).

Law Implemented: SDCL 34-20A-27.

46:05:16:09. Continued service criteria. Intensive outpatient treatment programs The

program shall document, for each client every ten working 14 calendar days that the client meets the

continued stay criteria specifications of the dimensions in Level II.1 of the Patient Placement

Criteria for the Treatment of Psychoactive Substance Use Disorders of the American Society of

**Addiction Medicine.** the following:

(1) That the client meets the continued service criteria for a Level II.1 program as required

in § 46:05:16:02.01;

(2) The progress and reasons for retaining the client at the present level of care; and

(3) The individualized plan of action to address the reasons for retaining the individual in

the present level of care to promote entry into a less restrictive environment.

**Source:** 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(3)(4).

Law Implemented: SDCL 34-20A-27.

Reference: American Society of Addiction Medicine, Patient Placement Criteria for the

Treatment of Psychoactive Substance Use Disorders, 1996 edition. Copies may be obtained from

the American Society of Addiction Medicine Publications, PO Box 101, Annapolis Junction, MD-

20701-0101. 1-800-844-8948.

**46:05:16:10. Discharge criteria.** A client shall be discharged from the intensive outpatient

treatment program this level of care when the client meets the discharge criteria specifications of the

dimensions in criteria for a Level II.1 of the Patient Placement Criteria for the Treatment of

Psychoactive Substance Use Disorders of the American Society of Addiction Medicine program as required in § 46:05:16:02.01.

Source: 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(3)(4).

Law Implemented: SDCL 34-20A-27.

Reference: American Society of Addiction Medicine, Patient Placement Criteria for the Treatment of Psychoactive Substance Use Disorders, 1996 edition. Copies may be obtained from the American Society of Addiction Medicine Publications, PO Box 101, Annapolis Junction, MD 20701-0101, 1-800-844-8948.

### **CHAPTER 46:05:17**

# **Level II.5** DAY TREATMENT PROGRAM

# Section 46:05:17:01 Requirements for accreditation. 46:05:17:02 Description of day treatment program. 46:05:17:02.01 Patient placement criteria for the treatment of substance-related disorders. 46:05:17:03 Admission criteria. 46:05:17:03.01 Tuberculin screening requirements. 46:05:17:04 Services required. 46:05:17:05 Intensity of services. 46:05:17:06 Additional support services to be available.

46:05:17:07	Tests for substance abuse screening <u>Drug</u> and alcohol testing of clients.
46:05:17:08	Medical care in an emergency.
46:05:17:09	Staffing and hours of operation.
46:05:17:10	Continued service criteria
46:05:17:11	Discharge criteria.

**46:05:17:01. Requirements for accreditation.** An agency accredited as a <u>Level II.5</u> day treatment program must comply with chapters 46:05:01 to 46:05:12, inclusive, and this chapter.

**Source:** 24 SDR 168, effective June 10, 1998; 26 SDR 64, effective November 16, 1999.

**General Authority:** SDCL 34-20A-27(1)(2)(3)(4)(5)(6).

Law Implemented: SDCL 34-20A-27.

46:05:17:02. Description of day treatment program. An agency which has a day treatment program shall make a A written description of that program services provided shall be made available to all staff members, clients, the public, and the division. The description shall contain the following information:

- (1) Admission criteria contained in § 46:05:17:03;
- (2) Continued service criteria contained in § 46:05:17:10;
- (3) Discharge criteria contained in § 46:05:17:11;
- (4) A delineation of the usual length of stay for clients;
- (5) Policies and procedures governing the <u>client</u> use of alcohol or drugs <u>by clients</u> while in the day treatment <u>component program</u>; and

(6) (5) A description of the services and program activities to be provided, including a

description of the frequency and duration.

Source: 24 SDR 168, effective June 10, 1998; 26 SDR 64, effective November 16, 1999.

General Authority: SDCL 34-20A-27(1)(4).

Law Implemented: SDCL 34-20A-27.

46:05:17:02.01. Patient placement criteria for the treatment of substance-related

**disorders.** The program shall comply with criteria set forth in the "American Society of Addiction

Medicine, Patient Placement Criteria for the Treatment of Substance-Related Disorders, Second

Edition-Revised, 2001" or "ASAM PPC-2R" for the placement, transfer, discharge, or continued

service reviews of any client it serves.

Source:

**General Authority:** SDCL 34-20A-27(1)(3)(4).

Law Implemented: SDCL 34-20A-27.

Reference: American Society of Addiction Medicine, Patient Placement Criteria for the

**Treatment of Substance-Related Disorders, Second Edition-Revised, 2001. Copies may be** 

obtained from the American Society of Addiction Medicine Publications, PO Box 101, Annapolis

Junction, MD 20701-0101. 1-800-844-8948. Cost \$85.

**46:05:17:03.** Admission criteria. An individual may be admitted to a day treatment the

program only if a chemical dependency counselor or counselor trainee documents, after personal

contact with the individual and, if appropriate, a review of material submitted by family members,

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legal guardians, or other sources, that the individual client meets the specifications of the dimensions in criteria for a Level II.5 of the Patient Placement Criteria for the Treatment of Psychoactive Substance Use Disorders of the American Society of Addiction Medicine program as required in § 46:05:17:02.01.

Source: 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(3)(4).

Law Implemented: SDCL 34-20A-27.

Reference: American Society of Addiction Medicine, Patient Placement Criteria for the Treatment of Psychoactive Substance Use Disorders, 1996 edition. Copies may be obtained from the American Society of Addiction Medicine Publications, PO Box 101, Annapolis Junction, MD-20701-0101. 1-800-844-8948.

**46:05:17:03.01 Tuberculin screening requirements.** A tuberculin screening for the absence or presence of symptoms shall be conducted for each new client within 24 hours of the onset of services by a designated staff person to determine if the client has had any of the following symptoms within the previous three months:

- (1) Productive cough for a two to three week duration;
- (2) Unexplained night sweats;
- (3) Unexplained fevers; or
- (4) Unexplained weight loss.

Any client determined to have one or more of the above symptoms within the last three months shall be immediately referred to a physician for a medical evaluation to determine the absence or presence of active disease. A Mantoux skin test may or may not be done during this evaluation based on the opinion of the evaluating physician. Any client confirmed or suspected to have infectious tuberculosis shall be excluded from services until the client is determined to no longer be infectious by the physician. Any client in which infectious tuberculosis is ruled out shall provide a written statement from the evaluating physician before being allowed entry for services.

Source:

**General Authority:** SDCL 34-20A-27(1)(4)(6).

Law Implemented: SDCL 34-20A-27.

Reference: Guidelines for Preventing the Transmission of Mycobacterium tuberculosis in Health-Care Settings, 2005, December, 2005. "Centers for Disease Control and Prevention Morbidity and Mortality Weekly Report, Recommendations and Reports," December 30, 2005/Vol. 54/No.RR-17. Copies are available free of charge from the following website: www.cdc.gov/mmwr.

**46:05:17:04.** Services required. The day treatment program shall provide its clients with a variety of treatment services, but it must provide the following services, at a minimum:

- (1) Treatment needs An assessment in accordance with pursuant to § 46:05:09:08;
- (2) Treatment planning in accordance with pursuant to § 46:05:09:09;
- (3) Treatment plan review in accordance with § 46:05:09:11 Continued service criteria;

(4) Individual and group counseling, including progress note documentation pursuant to

§46:05:09:10;

(5) Family counseling and educational services for family members, including significant

others, who are involved in the client's treatment program;

(6) Education regarding alcohol and drug abuse and dependence, including the biomedical

effects of drug and alcohol use and abuse and the importance of medical care and treatment in the

recovery process;

(7) Education regarding tuberculosis and the human immunodeficiency virus, how each is

transmitted and how to safeguard against transmission; and

(8) Continued care planning—and discharge documentation pursuant to § 46:05:09:12; and

(9) Case management services to include the services listed in § 46:05:17:06 and liaison

between the client and the courts, social service agencies, schools, employment agencies, consumer

credit counseling services, or legal services.

A day treatment The program may provide other services not named in this article section if

the provision of such services is consistent with the effective treatment of its client's alcohol- and

drug-related conditions.

Source: 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(4)(6).

Law Implemented: SDCL 34-20A-27.

**46:05:17:05. Intensity of services.** A day treatment The day treatment program for adults

and adolescents shall provide a minimum of three of any of the services listed in subdivisions-

46:05:17:04 (4) and (5), five times 15 hours of either individual, group, or family counseling

services per week to each client. Each client shall be provided with a minimum of 20 hours of

services per week. A day treatment program for adults shall provide a minimum of five hours of

additional services per week on specialized topics which address the specific needs of the client. The

additional services shall be identified on the client's treatment plan or continued stay review. These

services shall be provided by an individual trained in the specific topic presented.

Source: 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(4).

Law Implemented: SDCL 34-20A-27.

46:05:17:06. Additional support services to be available. Support services to be provided

directly or by referral shall be made available to individual clients based upon needs as established

in the client's treatment plan. The support services shall include the following services The

program shall document in a written directory complete with addresses and telephone numbers, the

names of credentialed service providers available to provide its clients with the following support

services:

(1) Education and educational counseling;

(2) Vocational counseling and training;

(3) Social services;

(4) Referral to employment services;

(5) Medical services;

(6) Psychiatric Mental health services; and

(7) Pastoral services.

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Source: 24 SDR 168, effective June 10, 1998.

General Authority: SDCL 34-20A-27(1)(4).

Law Implemented: SDCL 34-20A-27.

46:05:17:07. Tests for substance abuse screening Drug and alcohol testing of clients. A

day treatment The program shall have testing available for the purpose of detecting the presence of

alcohol and any illegal or controlled substances substance in clients. The agency shall use tests

Tests shall be used that are widely recognized as possessing sufficient sensitivity to detect the

presence of substances in low quantity. The program shall establish policies and procedures to

govern the collection and handling of urine specimens when testing is desired indicated. All test

results shall be documented in the client's case record. The case record shall include document the

manner in which the test results are used.

**Source:** 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(4)(6).

Law Implemented: SDCL 34-20A-27.

**46:05:17:08.** Medical care in an emergency. The program agency shall have a written

agreement for the purpose of emergency medical services with a licensed hospital serving the area

in which the program is located. In the absence of a licensed hospital, the program agency shall

have an agreement with or employ a physician who is licensed by this state to respond to medical

emergencies.

Source: 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(4)(6).

**Law Implemented:** SDCL 34-20A-27.

46:05:17:09. Staffing and hours of operation. A day treatment program The agency shall ensure that there are counseling staff on duty at all times during scheduled hours of program operation. A counseling staff member shall also be on call 24 hours a day, 7 days a week. The agency shall post the hours that the agency is open to the general public in a prominent place on the premises. The agency shall have a 24-hour-a-day, 7 day-a-week, on-call system for client access to program services in the event of an emergency.

Source: 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(4)(6).

Law Implemented: SDCL 34-20A-27.

46:05:17:10. Continued service criteria. Day treatment programs The program shall document, for each client, every ten 14 calendar days that the client meets the continued stay criteria specifications of the dimensions in Level II.5 of the Patient Placement Criteria for the Treatment of Psychoactive Substance Use Disorders of the American Society of Addiction Medicine. the following:

- (1) That the client meets the continued service criteria for a Level II.5 program as required in § 46:05:17:02.01;
  - (2) The progress and reasons for retaining the client at the present level of care; and

(3) The individualized plan of action to address the reasons for retaining the individual in

the present level of care to promote entry into a less restrictive environment.

**Source:** 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(3)(4).

Law Implemented: SDCL 34-20A-27.

Reference: American Society of Addiction Medicine, Patient Placement Criteria for the

Treatment of Psychoactive Substance Use Disorders, 1996 edition. Copies may be obtained from

the American Society of Addiction Medicine Publications, PO Box 101, Annapolis Junction, MD

20701-0101. 1-800-844-8948.

**46:05:17:11.** Discharge criteria. A client should shall be discharged from this level of care

when the client meets the discharge criteria specifications of the dimension in for a Level II.5 of

the Patient Placement Criteria for the Treatment of Psychoactive Substance Use Disorders of

the American Society of Addiction Medicine program as required in § 46:05:17:02.01.

Source: 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(3)(4).

Law Implemented: SDCL 34-20A-27.

Reference: American Society of Addiction Medicine, Patient Placement Criteria for the

Treatment of Psychoactive Substance Use Disorders, 1996 edition. Copies may be obtained from

the American Society of Addiction Medicine Publications, PO Box 101, Annapolis Junction, MD-

<del>20701-0101. 1-800-844-8948.</del>

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## **CHAPTER 46:05:18**

# <u>Level III.2-D</u> CLINICALLY-MANAGED RESIDENTIAL DETOXIFICATION PROGRAM

Section	
46:05:18:01	Requirements for accreditation.
46:05:18:01.01	Patient placement criteria for the treatment of substance-related disorders.
46:05:18:02	Information required to be obtained at time of admission.
46:05:18:02.01	Tuberculin screening requirements.
46:05:18:03	Admission criteria.
46:05:18:04	Agreement with hospital for emergency care.
46:05:18:05	Availability of medical director.
46:05:18:06	Staffing schedules Staffing, training, and hours of operation.
46:05:18:07	Monitoring and documentation of client's condition.
46:05:18:08	Emergency first aid training.
46:05:18:09	Description of clinically-managed residential detoxification program.
46:05:18:10	Services required.
46:05:18:11	Intensity of services.
46:05:18:12	Continued service criteria.
46:05:18:13	Discharge criteria.

**46:05:18:01. Requirements for accreditation.** An agency accredited as a clinically-managed residential detoxification program must comply with chapters 46:05:01 to 46:05:12, inclusive, and this chapter.

Source: 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(2)(3)(4)(5)(6).

Law Implemented: SDCL 34-20A-27.

46:05:18:01.01. Patient placement criteria for the treatment of substance-related

**disorders.** The program shall comply with criteria set forth in the "American Society of Addiction

Medicine, Patient Placement Criteria for the Treatment of Substance-Related Disorders, Second

Edition-Revised, 2001" or "ASAM PPC-2R" for the placement, transfer, discharge, or continued

service reviews of any client it serves.

Source:

**General Authority:** SDCL 34-20A-27(1)(3)(4).

Law Implemented: SDCL 34-20A-27.

Reference: American Society of Addiction Medicine, Patient Placement Criteria for the

**Treatment of Substance-Related Disorders, Second Edition-Revised, 2001. Copies may be** 

obtained from the American Society of Addiction Medicine Publications, PO Box 101, Annapolis

Junction, MD 20701-0101. 1-800-844-8948. Cost \$85.

46:05:18:02. Information required to be obtained at time of admission. The staff member

The agency admitting the client shall, in addition to obtaining the information required by

§ 46:05:09:07, record the following observations and information in the client's case record:

(1) Blood pressure, pulse, and respiration;

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(2) Presence of bruises, lacerations, cuts, or wounds;

(3) Medications the client is currently taking, particularly sedative use;

(4) Medications carried by the client or found on the client's person;

(5) Any history of diabetes, seizure disorders including epilepsy, delirium tremens, and any

client history of convulsive therapies, e.g., electroconvulsive or insulin shock treatments, and any

history of exposure to tuberculosis and any current signs or symptoms of the disease; and

(6) Any history of medical, psychological, or psychiatric treatment-; and

(7) Any symptoms of mental illness currently present.

**Source:** 24 SDR 168, effective June 10, 1998; 26 SDR 64, effective November 16, 1999.

**General Authority:** SDCL 34-20A-27(1)(4)(6).

**Law Implemented:** SDCL 34-20A-10, 34-20A-27.

**46:05:18:02.01 Tuberculin screening requirements.** A tuberculin screening for the

absence or presence of symptoms shall be conducted for each new client within 24 hours of the

onset of services by a designated staff person to determine if the client has had any of the

following symptoms within the previous three months:

(1) Productive cough for a two to three week duration;

(2) Unexplained night sweats;

(3) Unexplained fevers; or

(4) Unexplained weight loss.

Any client determined to have one or more of the above symptoms within the last three

months shall be immediately referred to a physician for a medical evaluation to determine the

absence or presence of active disease. A Mantoux skin test may or may not be done during this

evaluation based on the opinion of the evaluating physician. Any client confirmed or suspected to

have infectious tuberculosis shall be excluded from services until the client is determined to no

longer be infectious by the physician. Any client in which infectious tuberculosis is ruled out shall

provide a written statement from the evaluating physician before being allowed entry for services.

Source:

**General Authority:** SDCL 34-20A-27(1)(4)(6).

Law Implemented: SDCL 34-20A-27.

Reference: Guidelines for Preventing the Transmission of *Mycobacterium tuberculosis* 

in Health-Care Settings, 2005, December, 2005. "Centers for Disease Control and Prevention

Morbidity and Mortality Weekly Report, Recommendations and Reports," December 30,

2005/Vol. 54/No.RR-17. Copies are available free of charge from the following website:

www.cdc.gov/mmwr.

**46:05:18.03.** Admission criteria. An individual may be admitted to a clinically-managed

residential detoxification the program by personnel designated by the agency director to ensure that

the client meets the specifications of the dimensions in criteria for a Level III.2-D of the Patient

Placement Criteria for the Treatment of Psychoactive Substance Use Disorders of the

**American Society of Addiction Medicine** program as required in § 46:05:18:01.01.

**Source:** 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(3)(4).

Law Implemented: SDCL 34-20A-27.

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Reference: American Society of Addiction Medicine, Patient Placement Criteria for the

Treatment of Psychoactive Substance Use Disorders, 1996 edition. Copies may be obtained from

the American Society of Addiction Medicine Publications, PO Box 101, Annapolis Junction, MD-

<del>20701-0101. 1-800-844-8948.</del>

**46:05:18:04. Agreement with hospital for emergency care.** The <del>program</del> agency shall have

a written affiliation agreement for the provision of emergency, inpatient, and ambulatory medical

services with a licensed hospital serving the area in which the program is located. The agreement

shall specify that the hospital consents to accept all transfers for prompt medical evaluation.

Documentation of the reason for the transfer shall accompany all transferred clients as well as the

documented history of client's vital signs. Disclosure of information about clients to the hospital shall

comply with the requirements of 42 U.S.C. §§ 290dd-3, ee-3, and 42 C.F.R. Part 2 (June 9, 1987),

and 45 C.F.R. Part 160-164 (April 17, 2003).

Source: 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(4)(6).

Law Implemented: SDCL 34-20A-27.

**46:05:18:05. Availability of medical director.** The program agency shall have a written

agreement with a physician licensed by this state to serve as the medical director or shall employ a

physician licensed by this state who will be primarily responsible for providing medical care to

clients. The medical director's responsibilities to the program shall include at least the following, at a

minimum:

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(1) The provision of advice on health related policies and issues;

(2) The provision of emergency medical care to admitted clients; and

(3) The supervision of the medical treatment provided to the clients.

**Source:** 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(4)(6).

**Law Implemented:** SDCL <del>34-20A-10,</del> 34-20A-27.

46:05:18:06. Staff schedules Staffing, training, and hours of operation. The elinically-

managed residential detoxification program agency shall operate 7 days a week, 24 hours a day

whenever clients are present. When no clients are present, a staff member shall be on call to open the

facility if necessary. When the <del>program</del> agency is open, a staff member shall be on duty who is

trained to respond to fires and other natural disasters as well as to administer emergency first aid and

CPR, with training in these areas to be in accordance with § 46:05:18:08. The program agency shall

ensure that each staff member is under the direct supervision of a RN, a LPN, or an EMT. A

chemical dependency counselor or recognized counselor trainee shall be available to the clients at

least 8 hours a day, 5 days a week, and available on-call, 24 hours a day. The program agency shall

maintain written staff schedules which shall be available to the division at the time of the

accreditation survey.

**Source:** 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(4)(6).

Law Implemented: SDCL 34-20A-27.

46:05:18:07. Monitoring and documentation of client's condition. Each clinically managed

residential detoxification The program shall establish a written policy and procedure concerning the

steps staff must take in monitoring a client's physical condition and responding to medical

complications throughout the detoxification process. Staff of the detoxification program shall closely

monitor the condition of all clients during detoxification and shall document the following

information in the client's case record:

(1) Blood pressure, pulse, and respiration at a frequency dependent on the degree of

hypertension or hypotension, but at least three times in the first eight hours after admission and at

least once every eight hours thereafter;

(2) Physical, mental, and emotional state, including presence of confusion, anxiety, depression,

hallucinations, restlessness, sleep disturbances, tremors, ataxia, or excessive perspiration;

(3) Type and amount of fluid intake; and

(4) Other appropriate medically related information.

**Source:** 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(4)(6).

Law Implemented: SDCL 34-20A-27.

46:05:18:08. Emergency first aid training. Any counseling and client supervisory staff of the

program shall be trained in emergency first aid and CPR and trained to respond to fires and other

natural disasters. Current certificates verifying successful completion of training shall be kept in the

personnel file.

**Source:** 24 SDR 168, effective June 10, 1998.

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**General Authority:** SDCL 34-20A-27(1)(4)(5).

Law Implemented: SDCL 34-20A-27.

46:05:18:09. Description of clinically-managed residential detoxification program. An-

agency that has a clinically-managed residential detoxification program shall make A written

description of services provided shall be available to all staff members, clients, the public, and the

division a written description of the program. The description shall include the following

information:

(1) The admission criteria contained in § 46:05:18:03;

(2) The continued stay service criteria contained in § 46:05:18:12;

(3) The discharge criteria contained in § 46:05:18:13;

(4) A description of the usual length of stay;

(5) Policies and procedures governing the client use of alcohol or drugs by clients while

participating in the program; and

(6) (5) A description of the services and program activities to be provided including a

description of the frequency and duration.

**Source:** 24 SDR 168, effective June 10, 1998.

General Authority: SDCL 34-20A-27(1)(4).

Law Implemented: SDCL 34-20A-27.

**46:05:18:10. Services required.** The program may provide its clients with a variety of

treatment services, but it must shall provide the following services, at a minimum:

- (1) Initial assessment and planning in accordance with pursuant to § 46:05:09:07, which shall also include an evaluation relative to the client's treatment potential and a determination of the appropriate level of treatment;
  - (2) Treatment planning in accordance with § 46:05:09:09;
- (3) Housing and dietary services in accordance with chapter pursuant to chapters 46:05:11, 46:05:12, and 44:04:20;
  - (4)(3) Medical care, which must include:
- (a) Tuberculosis and human immunodeficiency virus services pursuant to 42 U.S.C. § 300x-24 (Requirements Regarding Tuberculosis and Human Immunodeficiency Virus, 1992); and
- (b) Emergency medical and hospital services provided by a licensed hospital serving the area in which the program is located, which shall be documented in an affiliation agreement for the provision of emergency, inpatient, and ambulatory medical services;
- (5)(4) Education regarding alcohol and drug abuse and dependence, including the biomedical effects of drug and alcohol use and abuse and the importance of medical care and treatment in the recovery process; and education regarding tuberculosis and the human immunodeficiency virus, how each is transmitted and how to safeguard against transmission;
- (6)(5) Individual, group, and family counseling, including progress note documentation pursuant to § 46:05:09:10, based upon an evaluation by a chemical dependency counselor or counselor trainee who shall:
  - (a) Assess the client's needs;
- (b) Provide information about alcohol and drug abuse programs whose capabilities most nearly match the client's needs;
- (c) Encourage the client to use alcohol and drug abuse programs for long range rehabilitation; and

(d) Refer the client to alcohol and drug abuse services in accordance with the client's

treatment plan pursuant to the initial assessment and in compliance with the requirements of 42

U.S.C. §§ 290 dd-3, ee-3, and 42 C.F.R. Part 2 (June 9, 1987), and 45 C.F.R. Parts 160 and 164

(April 17, 2003);

(7)(6) Family counseling, and educational services for family members, including significant

others, who are involved in the client's treatment program; and

(8)(7) Referral to community programs that offer educational, vocational, social, psychological

mental health, employment, and legal services to persons who abuse alcohol or drugs and to the

families.

A clinically managed residential detoxification The program may provide other services not

named in this article section if the provision of such services is consistent with the effective treatment

of its client's alcohol- and drug-related conditions.

**Source:** 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(4)(6).

Law Implemented: SDCL 34-20A-27.

**Cross-Reference:** Inpatient chemical dependency treatment facility, chapter 44:04:20.

46:05:18:11. Intensity of services. A clinically managed residential detoxification The

program shall provide daily to each client a minimum of three hours 90 minutes of any combination

of the services listed in subdivisions 46:05:18:10 (5) and (6).

**Source:** 24 SDR 168, effective June 10, 1998.

General Authority: SDCL 34-20A-27(1)(4).

Law Implemented: SDCL 34-20A-27.

46:05:18:12. Continued service criteria. The elinically-managed residential detoxification

program shall document, for each client, every two <u>calendar</u> days that the client meets the continued-

stay criteria specifications of the dimensions in Level III.2-D of the Patient Placement Criteria for

the Treatment of Psychoactive Substance Use Disorders of the American Society of Addiction

**Medicine.** the following:

(1) That the client meets the continued service criteria for a Level III.2-D program as

required in § 46:05:18:01.01;

(2) The progress and reasons for retaining the client at the present level of care; and

(3) The individualized plan of action to address the reasons for retaining the individual in

the present level of care to promote entry into a less restrictive environment.

Source: 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(3)(4).

Law Implemented: SDCL 34-20A-27.

Reference: American Society of Addiction Medicine, Patient Placement Criteria for the

Treatment of Psychoactive Substance Use Disorders, 1996 edition. Copies may be obtained from

the American Society of Addiction Medicine Publications, PO Box 101, Annapolis Junction, MD-

<del>20701-0101. 1-800-844-8948.</del>

**46:05:18:13. Discharge criteria.** A client should shall be discharged from the clinically-

managed residential detoxification program this level of care when the client meets the discharge

criteria specifications of the dimensions in for a Level III.2-D of the Patient Placement Criteria for the Treatment of Psychoactive Substance Use Disorders of the American Society of Addiction

Medicine program as required in § 46:05:18:01.01.

Source: 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(3)(4).

Law Implemented: SDCL 34-20A-27.

Section

Reference: American Society of Addiction Medicine, Patient Placement Criteria for the Treatment of Psychoactive Substance Use Disorders, 1996 edition. Copies may be obtained from the American Society of Addiction Medicine Publications, PO Box 101, Annapolis Junction, MD 20701-0101. 1-800-844-8948.

#### **CHAPTER 46:05:19**

# PROGRAM FOR ADULTS AND LEVEL HI III.7 MEDICALLY-MONITORED INTENSIVE INPATIENT TREATMENT PROGRAM FOR ADOLESCENTS

46:05:19:01	Requirements for accreditation.
46:05:19:02	Medical evaluation and laboratory work required upon admission.
46:05:19:02.01	Tuberculin screening requirements.
46:05:19:03	Medical evaluation and laboratory work within 72 hours after admission.
46:05:19:04	Substance abuse screening tests Drug and alcohol testing of clients.

46:05:19:05	Availability of medical director.
46:05:19:06	Agreement with licensed hospital required.
46:05:19:07	Staffing, training, and hours of operation.
46:05:19:08	Description of Level III.7 medically-monitored intensive inpatient treatment
	program for adults.
46:05:19:08.01	Patient placement criteria for substance-related disorders.
46:05:19:09	Admission criteria for Level III.7 medically-monitored intensive inpatient treatment
	program for adults.
46:05:19:10	Services required for Level III.7 medically-monitored intensive inpatient treatment
	program for adults.
46:05:19:11	Intensity of services <u>for adults</u> .
46:05:19:12	Additional support services to be available <u>for adults</u> .
46:05:19:13	Description of Level ## III.7 medically-monitored intensive inpatient treatment
	program for adolescents.
46:05:19:14	Admission criteria for Level ## III.7 medically-monitored intensive inpatient
	treatment program for adolescents.
46:05:19:15	Services required for Level ## III.7 medically-monitored intensive inpatient
	treatment program for adolescents.
46:05:19:16	Intensity of services <u>for adolescents</u> .
46:05:19:17	Additional support services to be available <u>for adolescents</u> .
46:05:19:18	Continued service criteria.
46:05:19:19	Discharge criteria.

**46:05:19:01. Requirements for accreditation.** An agency accredited as a medically-monitored intensive inpatient treatment program must comply with chapters 46:05:01 to 46:05:12, inclusive, and this chapter.

Source: 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(2)(3)(4)(5)(6).

Law Implemented: SDCL 34-20A-27.

46:05:19:02.01 Tuberculin screening requirements. A tuberculin screening for the absence or presence of symptoms shall be conducted for each new client within 24 hours of the onset of services by a designated staff person to determine if the client has had any of the following symptoms within the previous three months:

- (1) Productive cough for a two to three week duration;
- (2) Unexplained night sweats;
- (3) Unexplained fevers; or
- (4) Unexplained weight loss.

Any client determined to have one or more of the above symptoms within the last three months shall be immediately referred to a physician for a medical evaluation to determine the absence or presence of active disease. A Mantoux skin test may or may not be done during this evaluation based on the opinion of the evaluating physician. Any client confirmed or suspected to have infectious tuberculosis shall be excluded from services until the client is determined to no longer be infectious by the physician. Any client in which infectious tuberculosis is ruled out shall provide a written statement from the evaluating physician before being allowed entry for services.

Source:

**General Authority:** SDCL 34-20A-27(1)(4)(6).

Law Implemented: SDCL 34-20A-27.

Reference: Guidelines for Preventing the Transmission of Mycobacterium tuberculosis

in Health-Care Settings, 2005, December, 2005. "Centers for Disease Control and Prevention

Morbidity and Mortality Weekly Report, Recommendations and Reports," December 30,

2005/Vol. 54/No.RR-17. Copies are available free of charge from the following website:

www.cdc.gov/mmwr.

46:05:19:03. Medical evaluation and laboratory work within 72 hours after admission.

Within 72 hours after admission, each client shall have:

(1) A complete blood count, a tuberculin skin test given in accordance with Department of

Health clinically accepted test procedures and a urinalysis; and

(2) A complete physical examination by or under the supervision of a physician licensed by

this state, who shall also evaluate the results of the tests conducted.

Source: 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(4)(6).

Law Implemented: SDCL 34-20A-27.

46:05:19:04. Substance abuse screening tests Drug and alcohol testing of clients. A

medically monitored intensive inpatient treatment The program shall have testing available for the

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purpose of detecting the presence of alcohol and any illegal or controlled substances substance in

clients. A program shall use tests Tests shall be used that are widely recognized as possessing

sufficient sensitivity to detect the presence of substances in low quantities quantity. A The program

shall establish and enforce policies and procedures to govern the collection and handling of urine

specimens when such testing is indicated. All test results shall be documented in the client's case

record. The case record shall also document the manner in which the test results are used.

**Source:** 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(4)(6).

Law Implemented: SDCL 34-20A-27.

46:05:19:05. Availability of medical director. A medically monitored intensive inpatient

treatment program The agency shall have a written agreement with a physician licensed by this state

to serve as the medical director or shall employ a physician licensed by this state who shall be

primarily responsible for providing medical care to the clients. The medical director's responsibilities

to the program shall include at least the following, at a minimum:

(1) The provision of advice on health related policies and issues;

(2) The provision of emergency medical care to admitted clients;

(3) The supervision of the performance of the medical examination and laboratory tests

required upon the clients admission to the program and the evaluation of resultant test results; and

(4) The supervision of the medical treatment provided to the clients.

**Source:** 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(4)(6).

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**Law Implemented:** SDCL <del>34-20A-10,</del> 34-20A-27.

46:05:19:07. Staffing, training, and hours of operation. A medically monitored intensive

inpatient treatment program The agency shall have a staff member trained to respond to fires and

other natural disasters, as well as to administer emergency first aid and CPR on duty at all times.

Training and annual training updates in each of these areas shall be documented in personnel files.

There shall be nursing staff on call 24 hours a day, 7 days a week. Counseling staff shall be on duty

at all times during scheduled hours of program operation. Counseling staff shall be on-call 24 hours a

day, 7 days a week.

**Source:** 24 SDR 168, effective June 10, 1998; 26 SDR 64, effective November 16, 1999.

**General Authority:** SDCL 34-20A-27(1)(4)(6).

Law Implemented: SDCL 34-20A-27.

46:05:19:08. Description of Level III.7 medically-monitored intensive inpatient treatment

program for adults. Agencies that have a Level III.7 medically-monitored intensive inpatient

treatment program for adults shall make A written description of the services provided shall be made

available to all staff members, clients, the public, and the division a written description of that

<del>program</del>. The description shall include the following information:

(1) The admission criteria contained in § 46:05:19:09;

(2) The continued stay service criteria contained in § 46:05:19:18;

(3) The discharge criteria contained in § 46:05:19:19;

(4) Policies and procedures governing the client use of alcohol or drugs by clients while

participating in the inpatient program; and

(5) A description of the usual length of stay for clients; and

(6) A description of the services and program activities to be provided, including a description

of the frequency and duration.

**Source:** 24 SDR 168, effective June 10, 1998; 26 SDR 64, effective November 16, 1999.

General Authority: SDCL 34-20A-27(1)(4).

Law Implemented: SDCL 34-20A-27.

46:05:19:08.01. Patient placement criteria for the treatment of substance-related

**disorders.** The program shall comply with criteria set forth in the "American Society of Addiction

Medicine, Patient Placement Criteria for the Treatment of Substance-Related Disorders, Second

Edition-Revised, 2001" or "ASAM PPC-2R" for the placement, transfer, discharge or continued

service reviews of any client it serves.

**Source:** 

**General Authority:** SDCL 34-20A-27(1)(3)(4).

Law Implemented: SDCL 34-20A-27.

Reference: American Society of Addiction Medicine, Patient Placement Criteria for the

**Treatment of Substance-Related Disorders, Second Edition-Revised, 2001. Copies may be** 

obtained from the American Society of Addiction Medicine Publications, PO Box 101, Annapolis

Junction, MD 20701-0101. 1-800-844-8948. Cost \$85.

46:05:19:09. Admission criteria for Level III.7 medically-monitored intensive inpatient

treatment program for adults. An individual may be admitted to Level III.7 medically monitored

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intensive inpatient treatment the program for adults by personnel designated by the agency director to ensure that the client meets the specifications of the dimensions in criteria for a Level III.7 of the Patient Placement Criteria for the Treatment of Psychoactive Substance Use Disorders of the American Society of Addiction Medicine program as required in § 46:05:19:08.01.

**Source:** 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(3)(4).

Law Implemented: SDCL 34-20A-27.

Reference: American Society of Addiction Medicine, Patient Placement Criteria for the Treatment of Psychoactive Substance Use Disorders, 1996 edition. Copies may be obtained from the American Society of Addiction Medicine Publications, PO Box 101, Annapolis Junction, MD-<del>20701-0101. 1-800-844-8948.</del>

46:05:19:10. Services required for Level III.7 medically-monitored intensive inpatient treatment program for adults. The treatment program may provide its clients with a variety of treatment services, but it must provide the following services, at a minimum:

- (1) Medical care which must include the availability of tuberculosis and human immunodeficiency virus services pursuant to 42 U.S.C. § 300x-24 (Requirements Regarding Tuberculosis and Human Immunodeficiency Virus, 1992);
  - (2) Treatment needs An assessment in accordance with pursuant to § 46:05:09:08;
- (3) Housing and dietary service in accordance with pursuant to chapters 46:05:11 and 46:05:12 46:05:11, 46:05:12, and 44:04:20;
  - (4) Treatment planning in accordance with pursuant to § 46:05:09:09;

(5) Treatment plan review in accordance with § 46:05:09:11 Continued service criteria;

(6) Individual and group counseling including progress note documentation pursuant to §

46:05:09:10;

(7) Family counseling and education services for family members, including significant others,

who are involved in the client's treatment program;

(8) Education regarding alcohol and drug abuse and dependence, including the biomedical

effects of drug and alcohol use and abuse and the importance of medical care and treatment in the

recovery process; and education regarding tuberculosis and the human immunodeficiency virus, how

each is transmitted and how to safeguard against transmission;

(9) Recreation and leisure time activities; and

(10) Continued care planning—and discharge documentation pursuant to § 46:05:09:12; and

(11) Case management services including the services listed in § 46:05:19:12 and liaison

between the client and the courts, social service agencies, schools, employment agencies, consumer

credit counseling services, or legal services.

A Level III.7 medically-monitored intensive inpatient treatment The program for adults may

provide other services not named in this article section if the provision of such services is consistent

with the effective treatment of its client's alcohol- and drug-related conditions.

Source: 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(4)(6).

Law Implemented: SDCL 34-20A-27.

**Cross-Reference:** Inpatient chemical dependency treatment facility, chapter 44:04:20.

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**46:05:19:11. Intensity of services for adults.** A Level III.7 medically-monitored intensive

inpatient treatment program for adults shall provide daily to each client a combination of any of the

services listed in subdivisions 46:05:19:10 (6) and (7) either individual, group, or family counseling

which shall total a minimum of 21 hours per week. The program shall provide each client with a

minimum of 30 hours of these services per week. The program shall also provide a minimum of nine

hours of additional services on specialized topics that address the specific needs of the client. The

additional services shall be identified on the client's treatment plan or continued stay review. These

services shall be provided by an individual trained in the specific topic presented.

Source: 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(4).

Law Implemented: SDCL 34-20A-27.

46:05:19:12. Additional support services to be available for adults. The Level III.7

medically-monitored intensive inpatient treatment program for adults shall document in a written

directory complete with addresses and telephone numbers, the names of credentialed service

providers available to its clients that can provide its clients with the following support services:

(1) Psychological or psychiatric assessment services sufficient to diagnose psychiatric

disorders and organic brain impairment, and to determine level of intellectual functioning;

(2) Vocational evaluation and counseling;

(3) Social and psychological mental health services;

(4) Continued care counseling;

(5) Legal services; and

(6) Pastoral counseling.

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The directory shall be available to clients at all times and to the division at the time of the

inspection.

**Source:** 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(4)(6).

Law Implemented: SDCL 34-20A-27.

46:05:19:13. Description of Level HI III.7 medically-monitored intensive inpatient

treatment program for adolescents. An agency which has a Level III medically-monitored

intensive inpatient treatment program for adolescents program shall make available to all staff

members, clients, the public, and the division a written description of that program the services

<u>provided</u>. The description shall include the following information:

(1) The admission criteria contained in § 46:05:19:14;

(2) The continued service criteria contained in § 46:05:19:18;

(3) The discharge criteria contained in § 46:05:19:19;

(4) Policies and procedures governing the client use of alcohol or drugs by clients while

participating in the program; and

(5) A description of the usual length of stay for clients; and

(6) A description of the services and program activities to be provided including a description

of the frequency and duration.

**Source:** 24 SDR 168, effective June 10, 1998; 26 SDR 64, effective November 16, 1999.

General Authority: SDCL 34-20A-27(1)(4).

Law Implemented: SDCL 34-20A-27.

46:05:19:14. Admission criteria for Level III.7 medically-monitored intensive

**inpatient treatment program for adolescents.** An individual may be admitted to Level III

medically-monitored intensive inpatient treatment program for adolescents by personnel designated

by the agency director to ensure that the client meets the specifications of the dimensions in criteria

for a Level III.7 of the Patient Placement Criteria for the Treatment of Psychoactive-

Substance Use Disorders of the American Society of Addiction Medicine program as required in

§ 46:05:19:08.01.

**Source:** 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(3)(4).

Law Implemented: SDCL 34-20A-27.

Reference: American Society of Addiction Medicine, Patient Placement Criteria for the

Treatment of Psychoactive Substance Use Disorders, 1996 edition. Copies may be obtained from

the American Society of Addiction Medicine Publications, PO Box 101, Annapolis Junction, MD-

20701-0101. 1-800-844-8948.

46:05:19:15. Services required for Level HH III.7 medically-monitored intensive inpatient

**treatment program for adolescents.** A Level III medically-monitored intensive inpatient treatment

program for adolescents shall provide at least the following services, at a minimum:

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- (1) Medical care which must include the availability of tuberculosis and human immunodeficiency virus services pursuant to 42 U.S.C. § 300x-24 (Requirements Regarding Tuberculosis and Human Immunodeficiency Virus, 1992);
  - (2) Treatment needs An assessment in accordance with pursuant to § 46:05:09:08;
- (3) Housing and dietary service in accordance with pursuant to chapters 46:05:11 and 46:05:12 46:05:12, and 44:04:20;
  - (4) Treatment planning in accordance with pursuant to § 46:05:09:09;
  - (5) Treatment plan review in accordance with § 46:05:09:11 Continued service criteria;
- (6) Individual and group counseling <u>including progress note documentation pursuant to §</u> 46:05:09:10;
- (7) Family counseling and education services for family members, including significant others, who are involved in the client's treatment program;
- (8) Education regarding alcohol and drug abuse and dependence, including the biomedical effects of drug and alcohol use and abuse and the importance of medical care and treatment in the recovery process; and education regarding tuberculosis and the human immunodeficiency virus, how each is transmitted and how to safeguard against transmission;
  - (9) Educational programming;
  - (10) Recreation and leisure time activities; and
  - (11) Continued care planning- and discharge documentation pursuant to § 46:05:09:12; and
- (12) Case management services to include the services listed in § 46:05:19:12 and liaison between the client and the courts, social service agencies, schools, employment agencies, consumer credit counseling services, or legal services.

The program may provide other services not named in this section if the provision of such services is consistent with the effective treatment of its client's alcohol- and drug-related conditions.

**Source:** 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(4)(6).

Law Implemented: SDCL 34-20A-27.

**46:05:19:16. Intensity of services for adolescents.** The program A Level III.7 medically

monitored intensive inpatient treatment program for adolescents shall include at least 15 hours per

week of any combination of the services listed in subdivisions 46:05:19:15 (6) and (7) either

individual, group, or family counseling services.

**Source:** 24 SDR 168, effective June 10, 1998.

General Authority: SDCL 34-20A-27(1)(4).

**Law Implemented:** SDCL 34-20A-27.

46:05:19:17. Additional support services to be available for adolescents. The Level III

medically-monitored intensive inpatient treatment program for adolescents shall document in a

written directory complete with addresses and telephone numbers, the names of credentialed service

providers available to its clients that can provide its clients with the following support services:

(1) Psychological or psychiatric assessment services sufficient to diagnose psychiatric

disorders and organic brain impairment, and to determine level of intellectual functioning;

(2) Vocational evaluation and counseling;

(3) Social and psychological mental health services;

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(4) Continued care counseling;

(5) Legal services; and

(6) Pastoral counseling.

The directory shall be available to clients at all times and to the division at the time of the

inspection.

**Source:** 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(4)6).

Law Implemented: SDCL 34-20A-27.

46:05:19:18. Continued service criteria. A medically-monitored intensive inpatient treatment

program shall document, for each client, every seven 14 calendar days that the client meets the

continued stay criteria specifications of the dimensions in Level III.7 or Level III of the **Patient** 

Placement Criteria for the Treatment of Psychoactive Substance Use Disorders of the

**American Society of Addiction Medicine.** the following:

(1) That the client meets the continued service criteria for a Level III.7 program for adults

or Level III.7 program for adolescents required in § 46:05:19:08.01;

(2) The progress and reasons for retaining the client at the present level of care; and

(3) The individualized plan of action that addresses the reasons for retaining the individual

in the present level of care to promote entry into a less restrictive environment.

**Source:** 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(3)(4).

Law Implemented: SDCL 34-20A-27.

Reference: American Society of Addiction Medicine, Patient Placement Criteria for the

Treatment of Psychoactive Substance Use Disorders, 1996 edition. Copies may be obtained from

the American Society of Addiction Medicine Publications, PO Box 101, Annapolis Junction, MD-

20701-0101. 1-800-844-8948.

**46:05:19:19. Discharge criteria.** A client should shall be discharged from this level of care

when the client meets the discharge criteria specifications of the dimensions in for a Level III.7 or-

Level III of the Patient Placement Criteria for the Treatment of Psychoactive Substance Use-

**Disorders of the American Society of Addiction Medicine** program as required in §

46:05:19:08.01.

Source: 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(3)(4).

**Law Implemented:** SDCL 34-20A-27.

Reference: American Society of Addiction Medicine, Patient Placement Criteria for the

Treatment of Psychoactive Substance Use Disorders, 1996 edition. Copies may be obtained from

the American Society of Addiction Medicine Publications, PO Box 101, Annapolis Junction, MD

20701-0101. 1-800-844-8948.

**CHAPTER 46:05:20** 

LEVEL III.1 CLINICALLY-MANAGED LOW-INTENSITY RESIDENTIAL

## TREATMENT PROGRAM

Section	
46:05:20:01	Requirements for accreditation.
46:05:20:02	Description of Level III.1 clinically-managed low-intensity residential treatment
	program.
46:05:20:02.01	Patient placement criteria for substance-related disorders.
46:05:20:03	Admission criteria.
46:05:20:04	Services required.
46:05:20:05	Intensity of services.
46:05:20:06	Additional support services to be available.
46:05:20:06.01	Drug and alcohol testing of clients.
46:05:20:07	Admission medical examination.
46:05:20:07.01	Tuberculin screening requirements.
46:05:20:08	Continued service criteria.
46:05:20:09	Staffing, training, and hours of operation.
46:05:20:10	Discharge criteria.

**46:05:20:01. Requirements for accreditation.** An agency accredited as a Level III.1 clinically-managed low-intensity residential treatment program must comply with chapters 46:05:01 to 46:05:12, inclusive, and this chapter.

Source: 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(2)(3)(4)(5)(6).

Law Implemented: SDCL 34-20A-27.

46:05:20:02. Description of Level III.1 clinically-managed low-intensity residential

treatment program. An agency which has a long term residential program shall make a A written

description of that program the services provided shall be available to all staff members, clients, the

public, and the division. The description shall include the following information:

(1) The admission criteria contained in § 46:05:20:03;

(2) The continued service criteria contained in § 46:05:20:08;

(3) The discharge criteria contained in § 46:05:20:10;

(4) Policies and procedures governing the client use of alcohol or drugs by clients while

participating in the low-intensity program; and

(5) A description of the usual length of stay for clients; and

(6) A description of the services and program activities to be provided, including a description

of the frequency and duration.

**Source:** 24 SDR 168, effective June 10, 1998.

General Authority: SDCL 34-20A-27(1)(4).

Law Implemented: SDCL 34-20A-27.

46:05:20:02.01. Patient placement criteria for the treatment of substance-related

**disorders.** The program shall comply with criteria set forth in the "American Society of Addiction

Medicine, Patient Placement Criteria for the Treatment of Substance-Related Disorders, Second

Edition-Revised, 2001" or "ASAM PPC-2R" for the placement, transfer, discharge or continued

service reviews of any client it serves.

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Source:

**General Authority:** SDCL 34-20A-27(1)(3)(4).

Law Implemented: SDCL 34-20A-27.

Reference: American Society of Addiction Medicine, Patient Placement Criteria for the

**Treatment of Substance-Related Disorders, Second Edition-Revised, 2001. Copies may be** 

obtained from the American Society of Addiction Medicine Publications, PO Box 101, Annapolis

Junction, MD 20701-0101. 1-800-844-8948. Cost \$85.

**46:05:20:03. Admission criteria.** An individual may be admitted to a Level III.1 clinically-

managed low-intensity residential treatment program by personnel designated by the agency director

to assure that the client meets the specifications in the dimension of criteria for a Level III.1 of the

Patient Placement Criteria for the Treatment of Psychoactive Substance Use Disorders of the

American Society of Addiction Medicine program as required in § 46:05:20:02.01.

Source: 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(3)(4).

Law Implemented: SDCL 34-20A-27.

Reference: American Society of Addiction Medicine, Patient Placement Criteria for the

Treatment of Psychoactive Substance Use Disorders, 1996 edition. Copies may be obtained from

the American Society of Addiction Medicine Publications, PO Box 101, Annapolis Junction, MD-

20701-0101. 1-800-844-8948.

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**46:05:20:04. Services required.** The program may provide its clients with a variety of treatment services, but, it must provide the following services, at a minimum:

- (1) Treatment needs An assessment in accordance with pursuant to § 46:05:09:08;
- (2) Treatment planning in accordance with pursuant to § 46:05:09:09;
- (3) Treatment plan review in accordance with § 46:05:09:11 Continued service criteria;
- (4) Housing and dietary service in accordance with pursuant to chapters 46:05:11 and 46:05:12 46:05:12, and 44:04:20;
- (5) Individual and group counseling, including progress note documentation pursuant to § 46:05:09:10;
- (6) Family counseling and education services for family members, including significant others, who are involved in the client's treatment program;
- (7) Case management services, such as referral to <u>include</u> the services listed in § 46:05:20:06 and liaison between the client and the courts, social service agencies, schools, employment agencies, and other drug and alcohol service providers;
- (8) Arts and crafts or work therapy. However, clients may not be required to participate in more than 40 hours of work therapy per week;
  - (9) Physical exercise;
- (10) Education regarding alcohol and drug abuse and dependence, including the biomedical effects of drug and alcohol use and abuse and the importance of medical care and treatment in the recovery process; and education regarding tuberculosis and the human immunodeficiency virus, how each is transmitted and how to safeguard against transmission;
  - (11) Recreational and leisure time activities; and
  - (12) Continued care planning and discharge documentation pursuant to § 46:05:09:12.

A Level III.1 clinically-managed low-intensity residential treatment The program may provide other services not named in this article section if the provision of such services is consistent with the

effective treatment of its client's alcohol- and drug-related conditions.

**Source:** 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(4)(6).

**Law Implemented:** SDCL 34-20A-27.

**Cross-Reference:** Inpatient chemical dependency treatment facility, chapter 44:04:20.

46:05:20:05. Intensity of services. A Level III.1 clinically-managed low-intensity residential treatment program shall provide each client a minimum of five hours of any of the services listed insubdivision 46:05:20:04 (5) individual and group counseling each week. Clients may not be required

to participate in more than 40 hours of work therapy per week.

Source: 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(4).

Law Implemented: SDCL 34-20A-27.

46:05:20:06. Additional support services to be available. The Level III.1 clinically-managed low-intensity treatment program shall document in a written directory complete with addresses and telephone numbers, the names of credentialed service providers available to its clients that can provide clients with the following support services:

(1) Medical care, which must include:

(a) Emergency medical services provided by a licensed hospital serving the area in which

the program is located or, in the absence of a licensed hospital, by a physician licensed by this state;

and

(b) Tuberculosis and human immunodeficiency virus services pursuant to 42 U.S.C. § 300x-

24 (Requirements Regarding Tuberculosis and Human Immunodeficiency Virus, 1992);

(2) Vocational evaluation and counseling;

(3) Educational evaluation and counseling;

(4) Social and psychological mental health services;

(5) Continued care counseling;

(6) Legal services; and

(7) Pastoral counseling.

The directory shall be available to clients at all times and to the division at the time of the

inspection.

Source: 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(4)(6).

Law Implemented: SDCL 34-20A-27.

**46:05:20:06.01. Drug and alcohol testing of clients.** The program shall have testing available

for the purpose of detecting the presence of alcohol and any illegal or controlled substance in clients.

Tests shall be used that are widely recognized as possessing sufficient sensitivity to detect the

presence of substances in low quantity. The program shall establish policies and procedures to

govern the collection and handling of urine specimens when testing is indicated. All test results shall

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be documented in the client's case record. The case record shall also document the manner in which

the test results are used.

**Source:** 

**General Authority:** SDCL 34-20A-27(1)(4)(6).

Law Implemented: SDCL 34-20A-27.

**46:05:20:07.** Admission medical examination. A person admitted to a Level III.1 clinically-

managed low-intensity residential treatment program must have received a medical examination

conducted by or under the supervision of a licensed physician within the three months before

admission. The agency shall require that the results of the examination be provided to the program

prior to or at the time of admission. If an examination has not been conducted or the results are not

available, the program shall assure that a medical examination occurs within 72 hours five calendar

<u>days</u> after admission. The results of all medical examinations shall be placed in the case record. The

staff shall consider the client's medical health in the development of the treatment plan.

**Source:** 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(4)(6).

Law Implemented: SDCL 34-20A-27.

**46:05:20:07.01 Tuberculin screening requirements.** A tuberculin screening for the

absence or presence of symptoms shall be conducted for each new client within 24 hours of the

onset of services by a designated staff person to determine if the client has had any of the

following symptoms within the previous three months:

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(1) Productive cough for a two to three week duration;

(2) Unexplained night sweats;

(3) Unexplained fevers; or

(4) Unexplained weight loss.

Any client determined to have one or more of the above symptoms within the last three

months shall be immediately referred to a physician for a medical evaluation to determine the

absence or presence of active disease. A Mantoux skin test may or may not be done during this

evaluation based on the opinion of the evaluating physician. Any client confirmed or suspected to

have infectious tuberculosis shall be excluded from services until the client is determined to no

longer be infectious by the physician. Any client in which infectious tuberculosis is ruled out shall

provide a written statement from the evaluating physician before being allowed entry for services.

**Source:** 

**General Authority:** SDCL 34-20A-27(1)(4)(6).

Law Implemented: SDCL 34-20A-27.

Reference: Guidelines for Preventing the Transmission of Mycobacterium tuberculosis

in Health-Care Settings, 2005, December, 2005. "Centers for Disease Control and Prevention

Morbidity and Mortality Weekly Report, Recommendations and Reports," December 30,

2005/Vol. 54/No.RR-17. Copies are available free of charge from the following website:

www.cdc.gov/mmwr.

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**46:05:20:08.** Continued service criteria. The Level III.1 clinically-managed low-intensity

residential treatment program shall document, for each client, every 14 30 calendar days that the

client meets the continued stay criteria specifications of the dimensions in Level III.1 of the Patient

Placement Criteria for the Treatment of Psychoactive Substance Use Disorders of the

**American Society of Addiction Medicine.** the following:

(1) That the client meets the continued service criteria for a Level III.1 program as required

in § 46:05:20:02.01;

(2) The progress and reasons for retaining the client at the present level of care; and

(3) The individualized plan of action that addresses the reasons for retaining the individual

in the present level of care to promote entry into a less restrictive environment.

Source: 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(3)(4).

Law Implemented: SDCL 34-20A-27.

Reference: American Society of Addiction Medicine, Patient Placement Criteria for the

Treatment of Psychoactive Substance Use Disorders, 1996 edition. Copies may be obtained from

the American Society of Addiction Medicine Publications, PO Box 101, Annapolis Junction, MD-

<del>20701-0101. 1-800-844-8948.</del>

46:05:20:09. Staffing, training, and hours of operation. A Level III.1 clinically managed

low intensity residential treatment program The agency shall operate 7 days a week, 24 hours a day.

Programs The agency shall have a staff member trained to respond to fires and other natural disasters

as well as to administer emergency first aid and CPR on duty at all times. Training and annual

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training updates in each of these areas shall be documented in personnel files. There shall be nursing

coverage staff on-call 24 hours a day, 7 days a week. Counseling staff shall be on duty during normal

daytime hours. Counseling staff shall be on-call, 24 hours a day, 7 days a week.

**Source:** 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(4)(6).

Law Implemented: SDCL 34-20A-27.

46:05:20:10. Discharge criteria. A client should shall be discharged from the Level III.1-

clinically managed low intensity residential treatment program this level of care when the client

meets the discharge criteria specifications of the dimensions in for a Level III.1 of the Patient

Placement Criteria for the Treatment of Psychoactive Substance Use Disorders of the

American Society of Addiction Medicine program as required in §46:05:20:02.01.

Source: 24 SDR 168, effective June 10, 1998.

**General Authority:** SDCL 34-20A-27(1)(3)(4).

Law Implemented: SDCL 34-20A-27.

Reference: American Society of Addiction Medicine, Patient Placement Criteria for the

Treatment of Psychoactive Substance Use Disorders, 1996 edition. Copies may be obtained from

the American Society of Addiction Medicine Publications, PO Box 101, Annapolis Junction, MD-

<del>20701-0101. 1-800-844-8948.</del>

**CHAPTER 46:05:21** 

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## GAMBLING PROBLEMS PROGRAMS

Section	
46:05:21:01	Requirements for accreditation.
46:05:21:02	Description of gambling treatment programs.
46:05:21:03	Admission criteria.
46:05:21:03.01	Tuberculin screening requirements.
46:05:21:04	Services required.
46:05:21:05	Intensity of services.
46:05:21:06	Additional support services to be available.
46:05:21:07	Continued service criteria.
46:05:21:08	Staffing, training, and hours of operation.
46:05:21:09	Discharge criteria.

**46:05:21:01. Requirements for accreditation.** An agency accredited as a gambling treatment program must comply with chapters 46:05:01 to 46:05:12, inclusive, and this chapter.

**Source:** 26 SDR 64, effective November 16, 1999.

**General Authority:** SDCL 34-20A-27(1)(2)(3)(4)(5)(6).

Law Implemented: SDCL 34-20A-27.

46:05:21:02. Description of gambling treatment programs. An agency which has a gambling program shall make a A written description of that program services provided shall be available to all staff members, clients, the public, and the division. The description shall include the following information:

(1) Written admission criteria to be used in client screening and in determining client

appropriateness The admission criteria contained in § 46:05:21:03;

(2) Written continued service criteria to be used in determining continuing level of care The

continued service criteria contained in § 46:05:21:07;

(3) Written discharge criteria for gambling programs The discharge criteria contained in §

46:05:21:09;

(4) A description of the usual length of stay for clients Policies and procedures governing

client use of alcohol or drugs while participating in the gambling program; and

(5) A description of the services and program activities to be provided, including a

description of the frequency and duration.

Source: 26 SDR 64, effective November 16, 1999.

**General Authority:** SDCL 34-20A-27(1)(4).

Law Implemented: SDCL 34-20A-27.

**46:05:21:03. Admission criteria.** An individual may be admitted to a gambling program by

personnel designated by the agency director to assure that the client meets the admission criteria

developed by the agency.

**Source:** 26 SDR 64, effective November 16, 1999.

**General Authority:** SDCL 34-20A-27(1)(3)(4).

Law Implemented: SDCL 34-20A-27.

**46:05:21:03.01 Tuberculin screening requirements.** A tuberculin screening for the

absence or presence of symptoms shall be conducted for each new client within 24 hours of the

onset of Level II.5, III.1, or III.7 services by a designated staff person to determine if the client has

had any of the following symptoms within the previous three months:

(1) Productive cough for a two to three week duration;

(2) Unexplained night sweats;

(3) Unexplained fevers; or

(4) Unexplained weight loss.

Any client determined to have one or more of the above symptoms within the last three

months shall be immediately referred to a physician for a medical evaluation to determine the

absence or presence of active disease. A Mantoux skin test may or may not be done during this

evaluation based on the opinion of the evaluating physician. Any client confirmed or suspected to

have infectious tuberculosis shall be excluded from services until the client is determined to no

longer be infectious by the physician. Any client in which infectious tuberculosis is ruled out shall

provide a written statement from the evaluating physician before being allowed entry for services.

**Source:** 

**General Authority:** SDCL 34-20A-27 (1)(4)(6).

Law Implemented: SDCL 34-20A-27.

Reference: Guidelines for Preventing the Transmission of *Mycobacterium tuberculosis* 

in Health-Care Settings, 2005, December, 2005. "Centers for Disease Control and Prevention

Morbidity and Mortality Weekly Report, Recommendations and Reports," December 30,

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2005/Vol. 54/No.RR-17. Copies are available free of charge from the following website: www.cdc.gov/mmwr.

**46:05:21:04. Services required.** An early intervention gambling program may provide its clients with a variety of treatment services, but it must shall provide, at a minimum, initial assessment and planning in accordance with § 46:05:09:07. All other levels of gambling programs as provided in § 46:05:09:08 must shall provide the following services, at a minimum:

- (1) Treatment needs An assessment in accordance with pursuant to § 46:05:09:08, including:
- (a) The client's gambling history. The history should shall reflect age of first bet, types of betting, onset of compulsive behavior, most lost and most won, how the action feels, episodes of chasing, and episodes of disassociation;
  - (b) Collateral contacts for evaluation purposes must be completed;
- (c) A detailed financial history should shall be taken, including all debts, past bankruptcies, judgments, credit counseling, and bailouts. This financial history also needs to include how the money is currently handled and possible support systems to allow the compulsive gambler to deal with financial issues without the use of large amounts of cash, checks, or credits cards;
- (d) A general health summary, which must shall include possible withdrawal symptoms related to the gambling along with stress related/induced problems. The general health summary should be verified through collateral contact when possible. This is also beneficial in terms of medication compliance;
- (e) A history of emotional and behavioral problems including any prior mental health services;
  - (2) Treatment planning in accordance with pursuant to § 46:05:09:09;

(3) Treatment plan review in accordance with § 46:05:09:11 Continued service criteria;

(4) Individual and group counseling, including progress note documentation pursuant to §

46:05:09:10;

(5) Family counseling and education services on gambling for family members, including

significant others, who are involved in the client's treatment program;

(6) Case management services, such as referral to the services listed in § 46:05:21:06 and

liaison between the client and the courts, social service agencies, schools, employment agencies,

consumer credit counseling services, or legal services, etc.;

(7) Education regarding gambling addiction, including the psychological effects of gambling

and the importance of the treatment recovery process;

(8) Education regarding recreational and leisure time activities and continued care planning.

A gambling program, no matter what level of service, may provide other services not named

in this article if the provision of such services is consistent with the effective treatment of the

client's gambling addiction.

**Source:** 26 SDR 64, effective November 16, 1999.

**General Authority:** SDCL 34-20A-27(1)(4)(6).

Law Implemented: SDCL 34-20A-27.

**46:05:21:05. Intensity of services.** An agency accredited for gambling shall provide each

elient the following services, at a minimum:

(1) Outpatient services <del>up to,</del> a maximum of 9 hours per week, one hour must be gambling

specific;

(2) Intensive outpatient treatment, a minimum of 9 hours per week, 6 hours must be

gambling specific;

(3) Day treatment, a minimum of 20 hours per week, 6 10 hours must be gambling specific;

and or

(4) Level III.7 medically-monitored intensive inpatient treatment, a minimum of 30 hours

per week, 10 15 hours must be gambling specific.

Source: 26 SDR 64, effective November 16, 1999.

**General Authority:** SDCL 34-20A-27(1)(4).

Law Implemented: SDCL 34-20A-27.

**46:05:21:06.** Additional support services to be available. The gambling program shall

document in a written directory complete with addresses and phone numbers, the names of

credentialed service providers available to its clients that can provide clients with the following

support services:

(1) Medical care, which must include emergency medical services provided by a licensed

hospital serving the area in which the program is located or, in the absence of a licensed hospital,

by a physician licensed by this state;

(2) Vocational evaluation and counseling;

(3) Education evaluation and counseling;

(4) Social and psychological mental health services;

(5) Legal services;

(6) Pastoral counseling;

(7) Financial counseling; and

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(8) Continued care counseling.

The directory shall be available to clients at all times and to the division at the time of the

inspection.

Source: 26 SDR 64, effective November 16, 1999.

**General Authority:** SDCL 34-20A-27(1)(4)(6).

Law Implemented: SDCL 34-20A-27.

**46:05:21:07. Continued service criteria.** The gambling program shall document for each

client that the client meets the dimensional continued stay criteria as follows: (1) every 10 days for

early intervention clients; (2) thirty the continued service criteria every 30 calendar days for

outpatient service clients; and (3) every 10 14 calendar days for day treatment and level III.7

medically monitored intensive inpatient treatment program that the client meets Level II.1, II.5, or

<u>III.7 clients.</u> the <u>The</u> continued stay service criteria which shall include:

(1) Intervening biomedical events which have been serious enough to interrupt treatment

services;

(2) A review of emotional and behavioral conditions and complications that cannot be

addressed in the level of care the client was admitted to;

(3) A review of the client's acceptance or resistance to treatment of the gambling problem;

(4) A review of the client's relapse or continued gambling potential; and

(5) A review of the client's discharge environment.

**Source:** 26 SDR 64, effective November 16, 1999.

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**General Authority:** SDCL 34-20A-27(1)(3)(4).

Law Implemented: SDCL 34-20A-27.

46:05:21:08. Staffing, training, and hours of operation. An agency that is accredited as a gambling program The agency shall operate and have staff available to the level of service for which the agency is accredited. Counseling staff shall be available on-call 24 hours a day, 7 days a week. Staff providing gambling services must be trained in crisis intervention and used in accordance with the agency's personnel policy and procedures.

Source: 26 SDR 64, effective November 16, 1999.

**General Authority:** SDCL 34-20A-27(1)(4)(6).

**Law Implemented:** SDCL 34-20A-27.

46:05:21:09. Discharge criteria. A discharge summary shall be written for all clients who participated in residential, outpatient, and early intervention gambling programs. The summary shall be included in the client case record and shall include the following information:

- (1) The reason for admission;
- (2) The client's problems, treatment, and response to treatment;
- (3) The reason for discharge; and
- (4) The aftercare plan and referrals made.

A client being discharged from the program shall meet the discharge criteria developed by the agency and documented in the discharge summary in accordance with § 46:05:09:12.

**Source:** 26 SDR 64, effective November 16, 1999.

General Authority: SDCL 34-20A-27(1)(3)(4).

Law Implemented: SDCL 34-20A-27.